



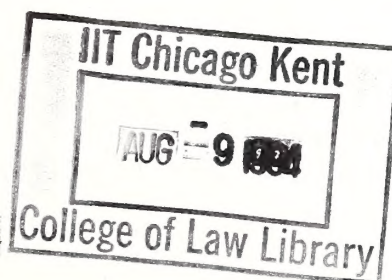
1994

Illinois Register

Rules of Governmental Agencies

Volume 18, Issue 31—Aug. 5, 1994

Pages 12008-12084



Index Department
Administrative Code Div.
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published by
George H. Ryan
Secretary of State

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act [5 ILCS 100/1-1 et seq.].

REGISTER PUBLICATION SCHEDULE 1994

Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:
Dec. 21, 1993	Dec. 28, 1993	1	Jan. 7, 1994	June 28, 1994	July 5, 1994	28	July 15, 1994
Dec. 28, 1993	Jan. 4, 1994	2	Jan. 14, 1994	July 5, 1994	July 12, 1994	29	July 22, 1994
Jan. 4, 1994	Jan. 11, 1994	3	Jan. 21, 1994	July 12, 1994	July 19, 1994	30	July 29, 1994
Jan. 11, 1994	Jan. 18, 1994	4	Jan. 28, 1994	July 19, 1994	July 26, 1994	31	Aug. 5, 1994
Jan. 18, 1994	Jan. 25, 1994	5	Feb. 4, 1994	July 26, 1994	Aug. 2, 1994	32	Aug. 12, 1994
Jan. 25, 1994	Feb. 1, 1994	6 (Mon.)	Feb. 14, 1994	Aug. 2, 1994	Aug. 9, 1994	33	Aug. 19, 1994
Feb. 1, 1994	Feb. 8, 1994	7	Feb. 18, 1994	Aug. 9, 1994	Aug. 16, 1994	34	Aug. 26, 1994
Feb. 8, 1994	Feb. 15, 1994	8	Feb. 25, 1994	Aug. 16, 1994	Aug. 23, 1994	35	Sept. 2, 1994
Feb. 15, 1994	Feb. 22, 1994	9	Mar. 4, 1994	Aug. 23, 1994	Aug. 30, 1994	36	Sept. 9, 1994
Feb. 22, 1994	Mar. 1, 1994	10	Mar. 11, 1994	Aug. 30, 1994	Sept. 6, 1994	37	Sept. 16, 1994
Mar. 1, 1994	Mar. 8, 1994	11	Mar. 18, 1994	Sept. 6, 1994	Sept. 13, 1994	38	Sept. 23, 1994
Mar. 8, 1994	Mar. 15, 1994	12	Mar. 25, 1994	Sept. 13, 1994	Sept. 20, 1994	39	Sept. 30, 1994
Mar. 15, 1994	Mar. 22, 1994	13	Apr. 1, 1994	Sept. 20, 1994	Sept. 27, 1994	40	Oct. 7, 1994
Mar. 22, 1994	Mar. 29, 1994	14	Apr. 8, 1994	Sept. 27, 1994	Oct. 4, 1994	41	Oct. 14, 1994
Mar. 29, 1994	Apr. 5, 1994	15	Apr. 15, 1994	Oct. 4, 1994	Oct. 11, 1994	42	Oct. 21, 1994
Apr. 5, 1994	Apr. 12, 1994	16	Apr. 22, 1994	Oct. 11, 1994	Oct. 18, 1994	43	Oct. 28, 1994
Apr. 12, 1994	Apr. 19, 1994	17	Apr. 29, 1994	Oct. 18, 1994	Oct. 25, 1994	44	Nov. 4, 1994
Apr. 19, 1994	Apr. 26, 1994	18	May 6, 1994	Oct. 25, 1994	Nov. 1, 1994	45	Nov. 14, 1994 (Mon.)
Apr. 26, 1994	May 3, 1994	19	May 13, 1994	Nov. 1, 1994	Nov. 7, 1994 (Mon.)	46	Nov. 18, 1994
May 3, 1994	May 10, 1994	20	May 20, 1994	Nov. 7, 1994	Nov. 15, 1994	47	Nov. 28, 1994 (Mon.)
May 10, 1994	May 17, 1994	21	May 27, 1994	Nov. 15, 1994	Nov. 22, 1994	48	Dec. 2, 1994
May 17, 1994	May 24, 1994	22	June 3, 1994	Nov. 22, 1994	Nov. 29, 1994	49	Dec. 9, 1994
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June 7, 1994	June 14, 1994	25	June 24, 1994	Dec. 13, 1994	Dec. 20, 1994	52	Dec. 30, 1994
June 14, 1994	June 21, 1994	26	July 1, 1994	Dec. 20, 1994	Dec. 27, 1994	1	Jan. 6, 1995
June 21, 1994	June 28, 1994	27	July 8, 1994	Dec. 27, 1994	Jan. 3, 1995	2	Jan. 13, 1995

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Pay Plan

2) The Code Citation: 80 Ill. Adm. Code 310

3) Section Numbers:

310.495 Amended

310.Appendix G Amended

4) Statutory Authority:

Authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2]

5) A Complete Description of the Subjects and Issues Involved:

In Section 310.495, the heading for this section is being revised from Senior Public Service Administrator Class to Public Service Administrator Series.

The Public Service Administrator system will include two classifications of Public Service Administrator as well as the Senior Public Service Administrator, Level I and II. The new Public Service Administrator will be assigned the salary range of \$28,680 to \$59,500, annually, as outlined in Section 310. Appendix G.

The new Public Service Administrator class will replace most titles currently assigned to the MC-08 to MC-11 salary ranges.

6) Will this proposed rule replace an emergency rule currently in effect?

No.

7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
If "yes", please specify date:

8) Do these proposed amendments contain any incorporations by reference?

No.

9) Are there any proposed amendments pending to this part? Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
310.100	Amended	18 Ill. Reg. 10979 (July 15, 1994)
310.110	Amended	18 Ill. Reg. 10979 (July 15, 1994)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

310.280 Amended

310.Appendix B Amended

18 Ill. Reg. 10979 (July 15, 1994)

18 Ill. Reg. 10979 (July 15, 1994)

10) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

The Department of Central Management Services' Pay Plan does not affect private businesses. Amendments made to the Pay Plan are not subject to any guidelines or regulations of the Department of Commerce and Community Affairs.

B) Types of small businesses affected:

None. The Department of Central Management Services' Pay Plan extends only to Personnel Code employees under the jurisdiction of the Governor.

C) Reporting, bookkeeping or other procedures required for compliance:

None.

D) Types of professional skills necessary for compliance: None.

The full text of the proposed amendment(s) begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes for Fiscal Year 1993
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, Effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
310.300	Educator Schedule for RC-063 and HR-010
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)

SUBPART C: MERIT COMPENSATION SYSTEM

Section

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

310.410	Jurisdiction
310.420	Objectives
310.430	Responsibilities
310.440	Merit Compensation Salary Schedule
310.450	Procedures for Determining Annual Merit Increases
310.455	Intermittent Merit Increase
310.456	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
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310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
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APPENDIX A

Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, IFPE)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-110 (Conservation Police Lodge)
TABLE N	RC-010 (Professional Legal Unit, AFSCME)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, IFPE)
TABLE Q	RC-033 (Meat Inspectors, IFPE)
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TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)
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TABLE V	CU-500 (Corrections, Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

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APPENDIX C	Medical Administrator Rates for Fiscal Year 1994
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1994
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)
APPENDIX G	Senior Public Service Administrator Class Series Salary Scheduler-effective-August-17-1993

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a(2)) [20 ILCS 415/8a(2)].

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291,

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989; amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16032; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; peremptory amendment at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991; emergency amendment at 15 Ill.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991; emergency amendment at 16 Ill. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992; amended at 16 Ill. Reg. 8382, effective May 26, 1992; emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended at 17 Ill. Reg. 238, effective December 23, 1992; peremptory amendment at 17 Ill. Reg. 498, effective December 18, 1992; amended at 17 Ill. Reg. 509, effective January 4, 1993; amended at 17 Ill. Reg. 1819, effective February 2, 1993; amended at 17 Ill. Reg. 6441, effective April 8, 1993; emergency amendment at 17 Ill. Reg. 12900, effective July 22, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 13409, effective July 29, 1993; emergency amendment at 17 Ill. Reg. 13789, effective August 9, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 14666, effective August 26, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 19103, effective October 25, 1993; emergency amendment at 17 Ill. Reg. 21858, effective December 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 22514, effective December 15, 1993; amended at 18 Ill. Reg. 227, effective December 17, 1993; amended at 18 Ill. Reg. 1107, effective January 18, 1994; amended at 18 Ill. Reg. 5146, effective March 21, 1994; peremptory amendment at 18 Ill. Reg. 9562, effective June 13, 1994; emergency amendment at 18 Ill. Reg. 11299, effective July 1, 1994; for a maximum of 150 days; amended at 18 Ill. Reg. _____, effective _____.

Section 310.495 Senior Public Service Administrator Class Series

The Senior Public Service Administrator and the Public Service Administrator **class** shall be covered by all provisions of the Merit Compensation System except for the provisions identified in the following subsections:

- Salary Range -- The salary range for the classes within the **Senior** Public Service Administrator series shall be as set out in Appendix G.
- Entrance Salaries -- The Director or chairman of the Department, Board or Commission shall review the education, training and experience of an employee to be placed in the Senior Public Service Administrator or the Public Service Administrator class and determine the employee's initial rate of pay.

1) The salary assigned an employee shall take into account the duties, education, training and experience of the employee to assure reasonable pay equity among employees in the **Senior-Public Service-Administrator** same class.

2) A report of the resultant rate of pay shall be provided to the Director of the Department of Central Management Services on the form provided for that purpose.

3) An entrance salary should not provide more than a 10% increase over the candidate's prior salary without the prior approval of the Director of the Department of Central Management Services.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

- Salary Adjustments -- Salary adjustments for positions in the **Senior** Public Service Administrator class series may be made by the employing agency where the employee has been given substantial additional responsibilities but will remain in the same classification. An increase of between 5% and 10% of current base salary may be given where the substantial additional responsibilities are documented on an updated job description and reflected on the organization chart.
- Movement between Salary Systems -- Salary treatment on movement of an employee between one position in the **Senior** Public Service Administrator class series and another position outside of the Senior Public Service Administrator class series will be as recommended by the employing agency and approved by the Director of the Department of Central Management Services.
- Salary Treatment upon Initial Placement of Positions in the Senior Public Service Administrator Class -- Incumbents of any position which was in salary ranges MC-12 through MC-19 prior to reclassification into the Senior Public Service Administrator class will be placed into the range with no change in salary, unless an increase is required to take the employee to the minimum salary for the appropriate level. Upon implementation of the Senior Public Service Administrator class, employees will be assigned to pay level I, except that any employee whose current salary is more than \$63,000 or who is at a salary level of MC-15 or above prior to implementation will be assigned to Level II.
- Salary Treatment upon Initial Placement of Positions in the Public Service Administrator Class -- Incumbents of any position which was in salary ranges MC-08 through MC-11 prior to reclassification into the Public Service Administrator class will be placed into the range with no change in salary.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 310.APPENDIX G Senior Public Service Administrator Class Series Salary Schedule--Effective-August-16--1993

Title		Minimum	Maximum
Public Service Administrator		Salary	Salary
		28,680	59,500
Senior Public Service Administrator,		39,520	66,950
Level I			
Senior Public Service Administrator,		50,000	87,550
Level II			
(Source: Amended at 18 Ill. Reg. _____, effective _____)			

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Rural Community Fire Protection Program

2) Code Citation: 17 Ill. Adm. Code 1570

3) Section Numbers: Proposed Action:

1570.10 Amendments
1570.20 Amendments
1570.30 Amendments
1570.40 Amendments
1570.50 Amendments
1570.60 Amendments

4) Statutory Authority: Implementing and authorized by Sections 63a8 and 63b1 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 63a9 and 63b1) [20 ILCS 805/63a9]

5) A Complete Description of the Subjects and Issues Involved:
Amendments include updating definitions, terms, addresses and accountability levels to be consistent with Federal Guidelines.

6) Will these proposed amendments replace any emergency amendment currently in effect? No.

7) Do these rulemakings contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporation by reference? No.

9) Are there any other proposed amendment pending on this part? No.

10) Statement of Statewide Policy Objectives:

This rule has no impact on local governments.

11) Time, Place and Manner in which interested persons may comment on these proposed rulemakings:

Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
514 S. Second Street, Room 485
Springfield, IL 62701-1787

12) Initial Regulatory Flexibility Analysis:

This rule does not affect small businesses

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER d: FORESTRY

PART 1570

RURAL COMMUNITY FIRE PROTECTION PROGRAM

Section Purpose of Grant Program
1570.10 Eligibility
1570.20 General Procedures
1570.30 Selection Criteria
1570.40 Key Provisions
1570.50 Auditing Requirements
1570.60 Program Information
1570.70

AUTHORITY: Implementing and authorized by Sections 63a8 and 63c of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 63a8 and 63c) [20 ILCS 805/63a9]

SOURCE: Adopted at 4 Ill. Reg. 32, p. 18, effective July 30, 1980; codified at 5 Ill. Reg. 10658; amended at 18 Ill. Reg. _____, effective _____.

Section 1570.10 Purpose of Grant Program

The Cooperative Forestry Assistance Act of 1978, Section 7, (b)(3), 16USC 2106(b)(3), as amended, authorized and directed the Secretary of Agriculture to provide financial, technical and related assistance to State Foresters or equivalent State officials in cooperative efforts to organize, train and equip fire departments agencies in rural areas and communities under 10,000 population to prevent and suppress fires.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 1570.20 Eligibility

- a) The requesting community must be under 10,000 population--A--group--of small--communities--none--of--which--is--over--10,000--in--population--is eligible--to--submit--a--joint--application--in--this--joint--application--each--community--may--serve--more--than--10,000--An applicant must be fire agency (fire department or fire protection district).
b) Applicants must serve communities under 10,000 population or serve several small communities (each community being under 10,000 people). A group of applicants, none of which serve communities over 10,000 population, are eligible to submit a joint application.
b7c) The request for assistance must be for organizing, training and equipment. Special consideration in establishing priorities will be

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given to communities applicants asking for help for all three.

e7d) The community applicant share of the cost must be available at the time of application. This can be in the form of planned contributions in kind, such as volunteer labor, in some projects. The community applicant share of the cost is 50% of the total amount of money requested from a Rural Community Fire Protection (RCFP) grant by a local fire department agency. On the application for such a grant, the requesting fire department agency states the total amount of money needed for their project, 50% of that amount and further states that their share (50% of the total amount requested) is available at the time of application.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 1570.30 General Procedures

a) Rural communities applicants seeking assistance must file an application with the State Forester, Department of Conservation, Division of Forestry--North-West--Office--Plaza--Suite--#2 Forest Resources, 600 North Grand Avenue West, P.O. Box 19225, Springfield, Illinois 62796 62794-9225. Deadlines for the grant program will comply with the Federal Fiscal Year, October 1 - September 30. The deadline for submission of a grant application will be set by the Department and will vary from year to year because of notice to the Department from the United State Forest Service as to the funding of this grant program.

b) The State Forester will evaluate each proposal to determine if it meets the basic criteria as stated under Section 1570.20 above. He will also evaluate each qualifying proposal to determine the priority of the proposed project. (See Section 1570.40 for further explanation of criteria used in determining priority).

c) Communities Applicants with qualifying applications will then receive notification from the State--Forester Department of Conservation of availability of cost-share funds within limits of the federal allocation to the State.

d) Notification will be sent to proponents of applications which did not have high enough priority to be funded for the current years year. The "year" begins, or corresponds, to the Federal Fiscal Year, October 1 - September 30.

e) Claim for reimbursement should be submitted to the State Forester by communities applicants with approved projects.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 1570.40 Selection Criteria

a) Some of the priority-determining criteria are whether the program

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will:

- 1) improve insurance classification;
- 2) result in an organization formed under improved fire plans (the formation of fire districts or other legal entities will be encouraged);
- 3) encourage community applicant use of all aspects of the program (training, organizing and equipping);
- 4) encourage communities applicant in the development of both structural and rural land fire prevention and suppression.

b) Specific criteria are:

- 1) degree of hazard;
- 2) number of communities applicants involved;
- 3) involvement with Farmers Home Administration (FmHA);
- 4) aspects of program used (organization, training and equipment);
- 5) effect on insurance rates;
- 6) compatibility with state-wide rural protection plans;
- 7) smoke-or-heat-sensors communication equipment;
- 8) lack of tax base;
- 9) written memorandum with Illinois Division of Forestry Forest Resources;
- 10) definite training plans;
- 11) protection of government land and facilities;
- 12) protective clothing and equipment;
- 13) modification of Federal Excess equipment;
- 14) ground cover tools and equipment;
- 15) catastrophic loss.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 1570.50 Key Provisions

a) Financial assistance on any project during any fiscal year cannot exceed 50 percent of the actual expenditures or the maximum allowable cost share dollar amount, including expenditures of local public and private non-profit organizations participating in the agreement.

b) This assistance is available to applicants serving communities under 10,000. However, a group of small--communities applicants (each community serving communities with a population of under 10,000) will qualify for consideration if they meet all requirements under Section 1570.20 above. Each community applicant may serve more than 10,000 in the entire protection area.

c) Reimbursement for construction expenses and/or rescue equipment is not authorized.

d) Applications for new fire trucks are not authorized.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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Section 1570.60 Auditing Requirements

a) **Communities** Applicants will maintain a record of Project Accomplishments including the following:

- 1) signed agreement with **State-Forester** Department of Conservation;
- 2) source documents such as paid invoices, signed time reports showing hours of volunteer work of "in-kind" contributions;
- 3) source of fire agency funds and how funds were expended;
- 3+4) copy of reimbursement of funds documents;
- 4+5) accountability records showing current status of equipment over \$100 \$1,000 in value purchased under agreement.

b) Participating **department** agencies must permit necessary auditing of the above records.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 1570.70 Program Information

Information on the Rural Community Fire Protection Program may be obtained by writing the State Forester, Department of Conservation, Division of Forestry, North-West-Office-Plaza-Suite-#27 Forest Resources, 600 North Grand Avenue West, P.O. Box 19225, Springfield, Illinois 62786 62794-9225.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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1) Heading of the Part: MOBILE SOURCES

2) Code Citation: 35 Ill. Adm. Code 240

3) Section Numbers: Proposed Action:
 240.101, 240.102, 240.104 Amended
 240.105, 240.106, 240.107 Amended
 240.124, 240.125 Amended
 240.151, 240.152, 240.153 New Section
 240.161, 240.162, 240.163 New Section
 240.164, 240.171 New Section

4) Statutory Authority: 415 ILCS 5/27 and 28.5 and 625 ILCS 5/13B-20 (P.A. 88-533, effective January 18, 1994).

5) A Complete Description of the Subjects and Issues Involved:

A more detailed description is contained in the Board's opinion and order of July 21, 1994, in R94-19, which opinion and order is available from the address below.

Section 182(b) and (c) of the Clean Air Act (CAA), as amended in 1990, requires the use of "inspection and maintenance" (I/M) programs in areas not meeting the national ambient air quality standards (NAAQS) for ozone and/or carbon monoxide. In Illinois, the Chicago and Metro-East St. Louis (Metro-East) areas are classified as "severe" and "moderate" nonattainment for ozone, respectively, and as such are subject to the I/M requirement. The General Assembly recently enacted the Vehicle Emissions Inspection Law of 1995 [625 ILCS 5/13B] (P.A. 88-533, effective January 18, 1994). That statute requires the Agency to implement an enhanced I/M program and meet the United States Environmental Protection Agency's (U.S. EPA's) requirements for such a program. P.A. 88-533 mandates enhanced I/M testing for the Metro-East area and certain portions of the Chicago nonattainment area. Those aspects of the federal I/M requirements that are embodied in federal guidelines are involved in this docket. The proposed rules contain emission standards for the testing of certain vehicles under the enhanced vehicle I/M program in the Chicago and Metro-East St. Louis ozone nonattainment areas. This docket will proceed under the "fast-track" procedure of Section 28.5 of the Environmental Protection Act (Act) [415 ILCS 5/28.5].

Other federal I/M requirements that are embodied in regulations are the subject of companion rulemaking R94-20, which will proceed by the identical-in-substance rulemaking procedure of Section 28.4 of the Act. The Agency has proposed codified U.S. EPA emissions standards concerning evaporative system pressure and purge testing for the enhanced I/M program in companion docket R94-20.

The Board and the Illinois Environmental Protection Agency are required by

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the Vehicle Emissions Inspection Law of 1995 (625 ILCS 5/13B (P.A. 88-533, effective January 18, 1994)) to adopt all the measures listed in this docket, R94-19, and in companion docket, R94-20, for the establishment and implementation of the enhanced I/M program.

- 6) Will the proposed rules replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does the proposed amendments contain incorporations by reference? Yes
- 9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives:

The existing rules and proposed amendments may affect units of local government that operate certain automobiles and trucks. The existing rules and proposed amendments require affected entities to periodically subject those vehicles to emissions testing. The proposed amendments would ultimately change the nature of the emissions tests performed on many vehicles. The proposed amendments implement the requirements of the Vehicle Emissions Inspection Law of 1995 (625 ILCS 5/13B (P.A. 88-533, effective January 18, 1994)). These rules will enable Illinois to help meet federal statutory requirements for enhanced I/M testing as required by the federal Clean Air Act, as amended in 1990 ("CAA"). The proposed amendments may increase the burden of compliance on some units of local government to the extent that these entities are required to subject their vehicles to the new testing and to the extent that failure of those tests requires additional vehicle maintenance to pass a retest.

- 11) Time, Place, and Manner in which interested person may comment on this proposed rulemaking:

Send written comments concerning R94-19 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street
Suite 11-500
Chicago, Illinois 60601

and

Christopher P. Demeroukas
Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276

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Springfield, Illinois 62794-9276

Address substantive questions relating to the proposal to the hearing officer: Michael J. McCambridge, at 312-814-6924.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 25, 1994.

- B) Types of small businesses affected:

The existing rules and proposed amendments affect small businesses that operate certain automobiles and trucks. The existing rules and proposed amendments require affected entities to periodically subject those vehicles to emissions testing. The proposed amendments would ultimately change the nature of the emissions tests performed on many vehicles.

- C) Reporting, bookkeeping or other procedures required for compliance:

The proposed amendments would impact some small businesses to the extent that these entities are required to subject their vehicles to the new testing and to the extent that a failure of those tests requires additional vehicle maintenance to pass a retest.

- D) Types of professional skills necessary for compliance:

The proposed amendments would require some small businesses to subject their vehicles to the new testing and, to the extent that a failure of those tests requires additional vehicle maintenance to pass the tests, they might require the services of personnel qualified to engage in that maintenance.

The full text of the proposed amendments begins on the next page:

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SUBPART F: EVAPORATIVE TEST STANDARDS

Section 240.171	Applicability
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APPENDIX A	Rule into Section Table
APPENDIX B	Section into Rule Table

TABLE A	Vehicle Exhaust Emission Start-up Standards
TABLE B	Vehicle Exhaust Emission Final Standards

AUTHORITY: Implementing Sections 9, 10 and 13 and authorized by Sections 27 and 28.5 of the Environmental Protection Act [415 ILCS 5/9, 10, 13, 27, and 28.5] and the Vehicle Emissions Inspection Law of 1995 [625 ILCS 5/13B-20] (P.A. 88-533, effective January 18, 1994).

SOURCE: Adopted as Chapter 2: Air Pollution, Part VII: Mobile Sources, filed and effective April 14, 1972; codified at 7 Ill. Reg. 13628; amended in R85-25, at 10 Ill. Reg. 11277, effective June 16, 1986; amended in R90-20 at 16 Ill. Reg. 6184, effective April 7, 1992; amended in R94-19 at 18 Ill. Reg. _____, effective _____.

SUBPART A: DEFINITIONS AND GENERAL PROVISIONS

Section 240.101 Preamble

As the state of knowledge and technology relating to the control of emissions from motor vehicles ~~shall permit and make appropriate~~ advances, and in furtherance of the purposes of the Environmental Protection Act ~~that~~ ~~the~~ ~~State~~ ~~1981~~ ~~Chapter 112-1/27~~ ~~parts~~ ~~1001~~ ~~et seq~~ [415 ILCS 5/1 (1992)] (Act), the Pollution Control Board (Board) shall provide ~~for~~ by rules and regulations for the control of emissions from motor vehicles. Such rules and regulations shall prescribe requirements for the installation and use of equipment designed to reduce or eliminate emissions and for the proper maintenance of such equipment and of vehicles. Any rules and regulations promulgated pursuant to this section shall be consistent with provisions of federal law, if any, relating to control of emissions from the vehicles concerned.

(Source: Amended at 18 Ill. Reg. _____, effective _____.)

Section 240.102 Definitions

All terms which appear in this Part have the definitions specified in this Part and 35 Ill. Adm. Code 201 and 211. Where conflicting definitions occur, the definitions of this Section apply in this Part.

"Diesel Engine engine" means ~~all~~ all types of internal-combustion engines in which air is compressed to a temperature sufficiently high

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER k: EMISSION STANDARDS AND LIMITATIONS
FOR MOBILE SOURCES

PART 240
MOBILE SOURCES

SUBPART A: DEFINITIONS AND GENERAL PROVISIONS

Section 240.101	Preamble
240.102	Definitions
240.103	Prohibitions
240.104	Inspection
240.105	Penalties
240.106	Determination of Violation
240.107	Incorporations by Reference

SUBPART B: EMISSIONS

Section 240.121	Smoke Emissions
240.122	Diesel Engine Emission Standards for Locomotives
240.123	Liquid Petroleum Gas Fuel Systems
240.124	Vehicle Exhaust Emission Standards
240.125	Compliance Determination

SUBPART C: HEAVY-DUTY DIESEL SMOKE OPACITY STANDARDS AND TEST PROCEDURES

Section 240.140	Applicability
240.141	Heavy-Duty Diesel Vehicle Smoke Opacity Standards and Test Procedures

SUBPART D: STEADY-STATE IDLE MODE TEST EMISSION STANDARDS

Section 240.151	Applicability
240.152	Steady-State Idle Mode Vehicle Exhaust Emission Standards
240.153	Compliance Determination

SUBPART E: TRANSIENT LOADED MODE TEST EMISSION STANDARDS

Section 240.161	Applicability
240.162	Vehicle Exhaust Emission Start-Up Standards
240.163	Vehicle Exhaust Emission Final Standards
240.164	Compliance Determination

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to ignite fuel injected directly into the cylinder area.

"Diesel locomotive locomotive" means a diesel engine vehicle designed to move cars on a railway.

"Driver" means the same meaning as defined in the Illinois Vehicle Code (1997 Stat. Ch. 95-1/27-Par. 116-1).

"Fleet" means five or more vehicles.

"Full power position power position" means the throttle position at which the engine fuel delivery is at maximum flow.

"Gross vehicle weight rating (GVWR)" means the value specified by the manufacturer as the maximum design loaded weight of a single vehicle.

"Heavy duty vehicle" means any motor vehicle with 8,500 pounds or greater gross weight rating (GVWR) or that has a vehicle curb weight of more than 6,000 pounds or that has a basic vehicle frontal area in excess of 45 square feet.

"High idle" means that portion of a two-speed steady state idle test conducted with the engine operating at a speed of approximately 2500 RPM.

"Idle mode" means that portion of a vehicle emission test procedure conducted with the engine disconnected from an external load and operating at minimum throttle.

"Initial idle mode" means the first of up to two idle mode sampling periods during a steady-state idle mode test, during which exhaust emission measurements are made with the vehicle in "as-received" condition.

"Light-duty truck" means a motor vehicle rated at 6,000 pounds maximum GVWR or less and which has a vehicle frontal area of 45 square feet or less, and which is designed primarily for purposes of transportation of property or is a derivation of such a vehicle, or is designed primarily for transportation of persons and has a capacity of more than 12 persons, or is available with special features enabling off-street or off-highway operation and use.

"Light duty truck 2" means a motor vehicle rated between 6,001 and

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8,500 pounds maximum GVWR and which has a vehicle frontal area of 45 square feet or less, and which is designed primarily for purposes of transportation of property or is a derivation of such a vehicle, or is designed primarily for transportation of persons and has a capacity of more than 12 persons, or is available with special features enabling off-street or off-highway operation and use.

"Light duty vehicle" means a passenger car designed to carry not more than 10 persons a passenger car or passenger car derivative capable of seating 12 passengers or fewer.

"Loaded mode" means that portion of a vehicle emission test procedure conducted with the vehicle positioned and operating under load on a chassis dynamometer.

"Loaded vehicle weight (LVW)" means the vehicle curb weight plus 300 pounds.

"Measured values" means five second running averages of exhaust emission concentrations sampled at a minimum rate of twice per second.

"Model year" means the year of manufacture of a motor vehicle based upon the annual production period as designated by the manufacturer and indicated on the title and registration of the vehicle. If the manufacturer does not designate a production period for the vehicle, then "model year" means the calendar year of manufacture.

"Motor vehicle" As used in this Section "motor vehicle" shall have the same meaning as in the Illinois Vehicle Code (1997 Stat. Ch. 95-1/27-Par. 1-146) [625 ILCS 5/1-146 (1992)].

"Opacity" means that fraction of light expressed in percent which is transmitted from a source through a smoke obscuring path is prevented from reaching the observer or instrument receiver.

"Preconditioning mode" means a period of steady-state loaded mode or high-idle operation conducted to ensure that the engine and emissions control system components are operating at normal operating temperatures, thus minimizing false failure caused by improper or insufficient warm-up.

"Pressure test" means a test of a vehicle's evaporative emission control system to verify the system's integrity by identifying the presence of system leaks by injecting an inert gas into the system and confirming the system's ability to hold pressure over a specified period of time.

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"Purge test" means a test of the vehicle's evaporative emission control system to determine the ability of the system to properly recycle gasoline vapors captured and adsorbed on the charcoal in the system's canister. The purge test consists of determining the volume of vapor flow between the canister and the engine as measured during the course of the transient loaded (IM240) exhaust emissions test.

"Second-chance idle mode" means the second of two idle mode sampling periods during a steady-state idle mode test, preceded by a preconditioning mode and utilized as a second chance to pass idle exhaust emission standards immediately following an initial idle mode failure.

"Smokemeter or Opacimeter" means an optical instrument designed to measure the opacity of smoke or diesel exhaust gases using the light extinction method.

"Snap-idle cycle" means rapidly depressing the accelerator pedal from normal idle to the full power position while the vehicle is in neutral, holding the pedal in the position for no longer than ten seconds or until the engine reaches maximum speed RPM, and fully releasing the pedal so that the engine decelerates to normal idle.

"Steady-state idle test" means a vehicle emission test procedure consisting of an initial idle mode measurement of exhaust emissions followed, if necessary, by a loaded or high idle preconditioning mode and a second-chance idle mode.

"Tier 1" means the exhaust emission standards required by the Clean Air Act as amended in 1990 that require auto makers to reduce tailpipe emissions of hydrocarbons and oxides of nitrogen by 35% and 60% respectively, from pre-existing standards, beginning with 40% of the vehicles sold in 1994, 80% in 1995, and 100% thereafter.

"Transient loaded mode test" means a vehicle emissions test run on an inertial and power absorbing dynamometer using EPA's IM240 driving cycle consisting of accelerations and decelerations simulating on-road driving conditions.

"Test Procedure": The preparation, preconditioning sequence and smoke opacity measurement processes using the snap idle cycle for determining compliance with Section 240.141.

"Two-Speed--Idle--Test speed idle test" means a vehicle emission test procedure consisting of the measurements of exhaust emission in high idle and idle modes.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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Section 240.104 Inspection

All motor vehicles subject to inspection pursuant to Section 13A-104 of the Illinois Vehicle Emissions Inspection Law (1985-Stat--1985-Ch--95-1-27 par--13A-104) [625 ILCS 5/13A-104 (1992)] shall comply with the exhaust emission standards for carbon monoxide and hydrocarbons set forth at Section 240.124 of this Part. All motor vehicles subject to inspection pursuant to Section 13B-15 of the Illinois Vehicle Emissions Inspection Law of 1995 (Vehicle Emissions Inspection Law of 1995) [625 ILCS 5/13B-15 (P.A. 88-533, effective January 18, 1994)] shall comply with applicable vehicle emission standards contained in Sections 240.152, 240.162, 240.163, 240.172, and 240.173 of this Part.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 240.105 Penalties

- Any violations of Sections 240.103, 240.121, 240.122, and 240.123 of this part shall be subject to the penalties as set forth in Section 42 of the Act (1985-Stat--1985-Ch--11-1-27 par--1042) [415 ILCS 5/42 (1992)].
- Any violations of any provisions of Sections 240.104 and 240.124 of this part shall be subject to the penalties as set forth in Sections 13A-112 and 13A-113 of the Vehicle Emissions Inspection Law (1985-Stat--1985-Ch--95-1-27 par--13A-112-113) [625 ILCS 5/13A-112 and 13A-113 (1992)].
- Any violations of Sections 240.152, 240.162, 240.163, 240.172, and 240.173 of this Part shall be subject to the penalties as set forth in Sections 13B-55 and 13B-60 of the Vehicle Emissions Inspection Law of 1995.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 240.106 Determination of Violation

- Any violations of Sections 240.103, 240.121, 240.122, and 240.123 of this part shall be determined by visual observation or by a test procedure employing an opacity measurement system as qualified by 35 Ill. Adm. Code 201, Subpart J.
- Any violations of Section Sections 240.124 240.152, 240.162, 240.163, 240.172, or 240.173 of this Part shall be determined in accordance with test procedures adopted by the Agency in 35 Ill. Adm. Code 276.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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Section 240.107 Incorporations by Reference

1984 and later 1.2 220

The following materials are incorporated by reference and include no later editions or amendments:

- Society of Automotive Engineers (SAE), 400 Commonwealth Drive, Warrendale, PA 15096: Report J255a Diesel Engine Smoke Measurement (August 1978).
- International Standards Organization (ISO), Case Postale 56, 1211 Geneva 20, Switzerland: ISO 393 (Working Draft, January 1991). Also available from American National Standards Institute (ANSI), 11 West 42nd Street, New York, NY 10036.
- United States Environmental Protection Agency (USEPA), 2565 Plymouth Road, Ann Arbor, MI 48105: Report EPA-AA-EPSD-IM-93-1, High-Tech I/M Test Procedures, Emission Standards, Quality Control Requirements, and Equipment Specifications (April 1994).

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 240.124 Vehicle Exhaust Emission Standards

- Exhaust emissions from light duty vehicles shall not exceed the following limitations:

Model Year	Carbon Monoxide (%)	Hydrocarbons as Hexane (ppm)
1968 - 1971	9.0	900
1972 - 1974	8.0	800
1975 - 1977	7.0	700
1978 - 1979	6.0	600
1980	3.0	300
1981 and later	1.2	220

- Exhaust emissions from light duty trucks, which for the purposes of this subsection means a motor vehicle rated at 8000 pounds gross vehicle weight or less which is designed for carrying more than 10 persons or designed for the transportation of property, freight or cargo, or is a derivative of such a vehicle, shall not exceed the following limitations:

Model Year	Carbon Monoxide (%)	Hydrocarbons as Hexane (ppm)
1968 - 1971	9.0	900
1972 - 1974	8.0	800
1975 - 1978	7.0	700
1979 - 1980	6.0	600
1981 - 1983	3.0	300

- Exhaust emissions from heavy duty vehicles, which for the purposes of this subsection means a vehicle with 8001 pounds or greater manufacturer's maximum gross vehicle weight rating (GVWR), shall not exceed the following limitations:

Model Year	Carbon Monoxide	Hydrocarbons as Hexane
1968 - 1971	9.5	1500
1972 - 1978	9.0	900
1979 - 1984	7.0	700
1985 and later	3.0	300

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 240.125 Compliance Determination

For purposes of determining compliance with Section 240.124 of this Part, all vehicles shall be inspected while operating in the idle mode, and all 1981 and later model year light duty vehicles and light duty trucks (as defined in Subsection 240.124(b) of this Part) shall be inspected at high idle during a two-speed idle test.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

SUBPART D: STEADY-STATE IDLE MODE TEST EMISSION STANDARDS

Section 240.151 Applicability

The standards of Subpart D apply to all vehicles inspected upon implementation of the Vehicle Emissions Inspection Law of 1995 and identified in Subsections 138-20(c) and (d) of that law utilizing steady-state exhaust emission test procedures adopted by the Agency.

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.152 Steady-State Idle Mode Vehicle Exhaust Emission Standards

- Exhaust emissions from light duty vehicles shall not exceed the following limitations:

Model Year	Carbon Monoxide (%)	Hydrocarbons as Hexane (ppm)
1968 - 1971	9.0	900
1972 - 1974	8.0	800

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- 1975 - 1977 7.0 700
 1978 - 1979 6.0 600
 1980 3.0 300
 1981 and later 1.2 220
- b) Exhaust emissions from light duty trucks 1 and light duty trucks 2 shall not exceed the following limitations:

Model Year	Carbon Monoxide (%)	Hydrocarbons as Hexane (ppm)
1968 - 1971	9.0	900
1972 - 1974	8.0	800
1975 - 1978	7.0	700
1979 - 1980	6.0	600
1981 and later	1.2	220

c) Exhaust emissions from heavy duty vehicles shall not exceed the following limitations:

Model Year	Carbon Monoxide (%)	Hydrocarbons as Hexane (ppm)
1968 - 1971	9.5	1500
1972 - 1978	9.0	900
1979 - 1984	7.0	700
1985 and later	3.0	300

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.153 Compliance Determination

Compliance shall be determined based upon the measurement of exhaust emissions using the steady-state idle test while the vehicle to be tested is operating in the idle mode. The vehicle shall pass exhaust emissions inspection if at any time during the initial idle mode or second-chance idle mode of the steady-state idle test the measured values are at or below the applicable limits of Section 240.152 of this Subpart. Vehicles failing the initial idle mode shall undergo a loaded or high idle preconditioning mode and receive a second-chance idle mode unless no measured values less than 1800 ppm HC are obtained within an elapsed time of 30 seconds.

(Source: Added at 18 Ill. Reg. _____, effective _____)

SUBPART E: TRANSIENT LOADED MODE TEST EMISSION STANDARDS**Section 240.161 Applicability**

The standards of this Subpart apply to model year 1981 and newer light duty vehicles, light duty trucks 1, and light duty trucks 2 which are inspected utilizing transient IM240 loaded mode exhaust emission test procedures adopted

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by the Agency in 35 Ill. Adm. Code 276.

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.162 Vehicle Exhaust Emission Start-Up Standards

Vehicle exhaust emission start-up standards contained in Section 240.162 of this Part shall apply for all vehicles subject to inspection until December 31, 1997. Tier 1 standards shall apply to all model year 1996 and newer vehicles and model year 1994 and newer vehicles certified to Tier 1 standards. All standards are expressed in grams per mile (gpm).

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.163 Vehicle Exhaust Emission Final Standards

Vehicle exhaust emission final standards contained in Section 240.163 of this Part shall apply for all vehicles subject to inspection beginning on January 1, 1998. Tier 1 standards shall apply to all model year 1996 and newer vehicles and model year 1994 and newer vehicles certified to Tier 1 standards. All standards are expressed in grams per mile (gpm).

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.164 Compliance Determination

Compliance shall be determined based upon the measurement of exhaust emissions while operating the vehicle on a dynamometer and following the driving cycle as specified for the transient IM240 test procedures adopted by the Agency. If the corrected, composite emission rates exceed standards for any pollutant, additional analysis of test results shall review the second phase ("Phase 2") of the driving cycle separately. Phase 2 shall include second 94 through second 239 of the driving cycle. Second-by-second emission rates in grams and composite emission rates in grams per mile for Phase 2 and for the entire composite test shall be recorded for each pollutant. For any given pollutant, if the composite emission level is below the composite standard or if the Phase 2 grams per mile emission level is below the applicable Phase 2 standard, then the vehicle shall pass the test for that pollutant. Composite and Phase 2 emission rates shall be calculated in accordance with procedures specified in "High-Tech I/M Procedures, Emissions Standards, Quality Control Requirements, and Equipment Specifications Final Technical Guidance" incorporated by reference at Section 240.107 of this Part.

(Source: Added at 18 Ill. Reg. _____, effective _____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

SUBPART F: EVAPORATIVE TEST STANDARDS

Section 240.171 Applicability

- a) The standards of Section 240.172 of this Subpart shall apply to all model year 1968 and newer vehicles required at the time of manufacture to be equipped with evaporative emission control systems.
- b) The standards of Section 240.173 of this Subpart shall apply to model year 1981 and newer light duty vehicles, light duty trucks 1, and light duty trucks 2 that are inspected utilizing the transient, loaded mode exhaust emission test procedures adopted by the Agency.

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.171 TABLE A: Vehicle Exhaust Emission Start-Up Standards

Model Years	Hydrocarbons Composite (gpm)	Phase 2 (gpm)	Carbon Monoxide Composite (gpm)	Phase 2 (gpm)	Oxides of Nitrogen Composite (gpm)	Phase 2 (gpm)
Tier 1 (1994+)	0.80	15.0	12.0	2.0	Reserved	Reserved
1991-1995	1.20	0.75	20.0	16.0	2.5	Reserved
1983-1990	2.00	1.25	30.0	24.0	3.0	Reserved
1981-1982	2.00	1.25	60.0	48.0	3.0	Reserved

Light Duty Trucks 1:

Model Years	Hydrocarbons Composite (gpm)	Phase 2 (gpm)	Carbon Monoxide Composite (gpm)	Phase 2 (gpm)	Oxides of Nitrogen Composite (gpm)	Phase 2 (gpm)
Tier 1 (1994+)	0.80	0.50	15.0	12.0	2.0	Reserved
(< =3750 LVW)	1.00	0.63	20.0	16.0	2.5	Reserved
(>3750 LVW)	2.40	1.50	60.0	48.0	3.0	Reserved
1991-1995	3.20	2.00	80.0	64.0	3.5	Reserved
1988-1990	3.20	2.00	80.0	64.0	7.0	Reserved
1984-1987	7.50	5.00	100.0	80.0	7.0	Reserved
1981-1983						

Light Duty Trucks 2:

Model Years	Hydrocarbons Composite (gpm)	Phase 2 (gpm)	Carbon Monoxide Composite (gpm)	Phase 2 (gpm)	Oxides of Nitrogen Composite (gpm)	Phase 2 (gpm)
Tier 1 (1994+)	1.00	0.63	20.0	16.0	2.5	Reserved
(< =5750 LVW)	2.40	1.50	60.0	48.0	4.0	Reserved
(>5750 LVW)	2.40	1.50	60.0	48.0	4.5	Reserved
1991-1995	3.20	2.00	80.0	64.0	5.0	Reserved
1988-1990	3.20	2.00	80.0	64.0	7.0	Reserved
1984-1987						

POLLUTION CONTROL BOARD

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1981-1983 7.50 5.00 100.0 80.0 7.0 Reserved
(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 240.171 TABLE B: Vehicle Exhaust Emission Final Standards

Light Duty Vehicles:

Model Years	Hydrocarbons Composite (gpm)	Phase 2 (gpm)	Carbon Monoxide Composite (gpm)	Phase 2 (gpm)	Oxides of Nitrogen Composite (gpm)	Phase 2 (gpm)
Tier 1 (1994+)	0.60	0.40	10.0	8.0	1.5	Reserved
1983-1995	0.80	0.50	15.0	12.0	2.0	Reserved
1981-1982	0.80	0.50	30.0	24.0	2.0	Reserved

Light Duty Trucks 1:

Model Years	Hydrocarbons Composite (gpm)	Phase 2 (gpm)	Carbon Monoxide Composite (gpm)	Phase 2 (gpm)	Oxides of Nitrogen Composite (gpm)	Phase 2 (gpm)
Tier 1 (1994+)	0.60	0.40	10.0	8.0	1.5	Reserved
(< =3750 LVW)	0.80	0.50	13.0	10.0	1.8	Reserved
(>3750 LVW)	1.60	1.00	40.0	32.0	2.5	Reserved
1988-1995	1.60	1.00	40.0	32.0	4.5	Reserved
1984-1987	3.40	2.00	70.0	56.0	4.5	Reserved
1981-1983						

Light Duty Trucks 2:

Model Years	Hydrocarbons Composite (gpm)	Phase 2 (gpm)	Carbon Monoxide Composite (gpm)	Phase 2 (gpm)	Oxides of Nitrogen Composite (gpm)	Phase 2 (gpm)
Tier 1 (1994+)	0.80	0.50	13.0	10.0	1.8	Reserved
(< =5750 LVW)	0.80	0.50	15.0	12.0	2.0	Reserved
(>5750 LVW)	1.60	1.00	40.0	32.0	3.5	Reserved
1998-1995	1.60	1.00	40.0	32.0	4.5	Reserved
1984-1987	3.40	2.00	70.0	56.0	4.5	Reserved
1981-1983						

(Source: Added at 18 Ill. Reg. _____, effective _____)

ILLINOIS RACING BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Corrupt Practices
 - 2) Code Citation: 11 Ill. Adm. Code 1422
 - 3) Section Numbers: Proposed Action:
1422.120 Amendment
 - 4) Statutory Authority: 230 ILCS 1992, 5/1 et seq.
 - 5) A Complete Description of the Subjects and Issues Involved:
This amendment removes the word spur from the text.
 - 6) Will this proposed amendment replace any emergency amendment currently in effect? No.
 - 7) Does this rulemaking contain an automatic repeal date? No.
 - 8) Does this proposed amendment contain incorporation by reference? No.
 - 9) Are there any other proposed amendment pending on this part? No.
 - 10) Statement of Statewide Policy Objectives:
No local governmental units will be required to increase expenditures.
 - 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:
All comments should be submitted in writing, within 30 days of this notice, to: Illinois Racing Board, Legal Department, 100 West Randolph, Ste. 11-100, Chicago, Illinois 60601
 - 12) Initial Regulatory Flexibility Analysis:
 - A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 7/15/94
 - B) Types of small business affected: None
 - C) Reporting, bookkeeping or other procedures required for compliance: None
 - D) Types of professional skills necessary for compliance: None
- The full text of the Proposed Amendment begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER 9: RULES AND REGULATIONS OF HORSE RACING (THOROUGHbred)

PART 1422

CORRUPT PRACTICES

Section	
1422.10	Disbarment of Officials
1422.20	Bribes to Officials
1422.30	Betting by Assistant Starters and Other Employees
1422.40	Fraudulent Practices
1422.50	Intentional Foul
1422.60	Disqualified Horse
1422.70	Jockey Interest in Horse
1422.80	Foreign Book
1422.90	Handbooks
1422.100	Touting
1422.110	Offering a Bribe
1422.113	Accepting a Bribe
1422.117	Failure to Report Offer of Bribe
1422.120	Goading Devices
1422.125	Firearms

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); codified at 5 Ill. Reg. 10994; amended at 18 Ill. Reg. _____, effective _____.

Section 1422.120 Goading Devices

No appliances, electrical, mechanical or chemical, other than the ordinary whip and spur shall be used for the purpose of stimulating a horse or affecting his speed in a race or in a workout. Every person so offending may be ruled off or otherwise penalized.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Entries, Subscriptions and Declarations

2) Code Citation: 11 Ill. Adm. Code 1413

3) Section Numbers:
1413.42 Proposed Action:
1413.265 Amendment

4) Statutory Authority: 230 ILCS 1992, 5/1 et seq.

5) A Complete Description of the Subjects and Issues Involved:

This rulemaking establishes the responsibility of the nominator to confirm telephone nominations.

6) Will these proposed amendments replace any emergency amendment currently in effect? No.

7) Do these rulemakings contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporation by reference? No.

9) Are there any other proposed amendment pending on this part? No.

10) Statement of Statewide Policy Objectives:

No local governmental units will be required to increase expenditures.

11) Time, Place and Manner in which interested persons may comment on these proposed rulemakings:

All comments should be submitted in writing, within 30 days of this notice, to: Illinois Racing Board, Legal Department, 100 West Randolph, Ste. 11-100, Chicago, Illinois 60601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 7/15/94

B) Types of small business affected: None

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER 9: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1413

ENTRIES, SUBSCRIPTIONS, AND DECLARATIONS

Section	
1413.10	Registration with Jockey Club
1413.20	Registration Rules
1413.30	Eligibility
1413.40	How Entries are Made
1413.42	Number of Entries
1413.44	48- or 72-Hour Entries
1413.46	Also Eligibles Under 48- or 72-Hour Rule
1413.48	Uncoupled Entries
1413.50	Racing Secretary Receives Entries
1413.60	Supervision of Entries
1413.70	When Entries Close
1413.75	Limitation on Purse Reductions
1413.80	Closing in Absence of Conditions
1413.90	Entry by Telegraph
1413.100	List of Entries
1413.114	Couples As Entry
1413.118	Further Definition of Coupling
1413.120	Riders Designated
1413.130	Carding Purse and Handicap Races
1413.134	Race Fails to Fill
1413.138	Substitute and Extra Races
1413.140	Right to Declare Out
1413.150	Number of Entries
1413.160	Fee to Enter
1413.170	Refunds
1413.180	Error in Entry
1413.190	Irrevocable Declaration
1413.200	Notice of Declaration
1413.210	Entry of Unfit Horse
1413.220	Refusal for Inconsistency
1413.230	Horse Ineligible
1413.240	Who May Enter
1413.250	Medical Reasons for Ineligibility
1413.260	Sweepstakes Entries
1413.265	Receipt for Nomination
1413.270	Previous Engagements
1413.280	Transfer of Engagements
1413.290	Transfer of Sweepstakes Engagements
1413.300	Jockey Club Certificates
1413.305	Transfer of Jockey Club Certificate

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Forbidden Conduct
- 2) Code Citation: 11 Ill. Adm. Code 1320
- 3) Section Numbers: Proposed Action:
1320.20 Amendment
- 4) Statutory Authority: 230 ILCS 1992, 5/1 et seq.
- 5) A Complete Description of the Subjects and Issues Involved:
This rulemaking prohibits assault and/or battery as well as threats of bodily injury and insulting language by persons on organization grounds.
- 6) Will this proposed amendment replace any emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporation by reference? No.
- 9) Are there any other proposed amendment pending on this part? No.

- 10) Statement of Statewide Policy Objectives:
No local governmental units will be required to increase expenditures.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:
All comments should be submitted in writing, within 30 days of this notice, to: Illinois Racing Board, Legal Department, 100 West Randolph, Ste. 11-100, Chicago, Illinois 60601

- 12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 7/15/94

B) Types of small business affected: None

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

1413.310 Number of Races in a Day

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Racing Act of 1975 (230 ILCS 5/9(b)).

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); passed July 11, 1972; amended April 11, 1974, filed and effective April 30, 1974; passed June 11, 1974 amended July 12, 1974, filed July 22, 1974; amended August 13, 1974, filed August 19, 1974; amended August 15, 1975, filed August 20, 1975; amended September 19, 1975, filed October 2, 1975; amended June 19, 1976; amended July 16, 1976, filed July 23, 1976; added August 21, 1976, filed August 30, 1976; amended April 26, 1977, filed May 6, 1977; amended 4 Ill. Reg. 9, p. 251, effective February 20, 1980; amended at 5 Ill. Reg. 8911, effective August 25, 1981; codified at 5 Ill. Reg. 10981; amended at 15 Ill. Reg. 2730, effective February 5, 1991; amended at 17 Ill. Reg. 1628, effective January 26, 1993; amended at 17 Ill. Reg. 21848, effective December 3, 1993; amended at 18 Ill. Reg. 11612, effective July 7, 1994; amended at 18 Ill. Reg. _____, effective _____.

Section 1413.42 Number of Entries

- a) A trainer may enter no more than two horses of the same or of separate ownership. When entering two horses of the same ownership, the owner or trainer must express a preference. When entering two horses of separate ownership, no preference may be expressed except in multiple wagering races in which case a trainer may express a preference. Two horses of the same ownership may not start to the exclusion of a single entry except when required by the conditions of the race. However, when a trainer enters two horses of separate ownership, for the purposes of eligibility to start, such horses shall be treated as if they were also entered by separate trainers.

- b) This section shall not apply to stakes and handicap races.

(Source: Amended 18 Ill. Reg. _____, effective _____)

Section 1413.265 Receipt for Nomination

~~the--officiary--or--other--authorized--executive--of--the--operator--accepting--a nomination--to--a--sweepstakes--shall--immediately--provide--the--nominator--with--a signed--and--dated--receipt--for--the--nomination.~~

It shall be the responsibility of the nominator to any stake or handicap race, to confirm telephone nominations or entries with written or faxed copies of the same. No appeal or dispute regarding lost nominations or errors shall be entertained by the stewards without such documented proof.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER f: RULES AND REGULATIONS OF HARNES RACING

PART 1320

FORBIDDEN CONDUCT

Section

- 1320.10 Improper Conduct
- 1320.20 Assault and/or Battery
- 1320.30 Conspiracy Not to Race
- 1320.40 Demand Special Rewards
- 1320.50 Betting On Starters
- 1320.60 Fraudulent Proposals
- 1320.70 Acts Injurious to Racing
- 1320.80 Conspiracy to Violate Rules
- 1320.90 Sworn Oaths
- 1320.100 Association with Undesirables
- 1320.110 Bookmaking
- 1320.120 Solicitation of Wagers
- 1320.130 Betting By Board Employees
- 1320.140 Sale of Products by Board Appointees (Repealed)

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Published in Rules and Regulations of Harness Racing, (original date not cited in publication); codified at 5 Ill. Reg. 10948; amended at 9 Ill. Reg. 11653, effective July 15, 1985; amended at 18 Ill. Reg. _____, effective _____.

Section 1320.20 Assault and/or Battery

No--owner--trainer--driver--or--attendant--of--a--horse--or--any--other--person--at--any time--or--place--shall--commit--an--assault--or--an--assault--and--battery--upon--any driver--who--shall--drive--in--a--race--or--shall--threaten--to--do--bodily--injury--to--any such--driver--or--shall--address--to--such--driver--language--outrageously--insulting--

No licensee at any time or place, or any other person on organization grounds at any time shall commit an assault, or assault and battery, threaten to do bodily injury to or address outrageously insulting language to, a licensee at any time or place, or to other persons upon organization grounds.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Medication
- 2) Code Citation: 11 Ill. Adm. Code 509
- 3) Section Numbers:
509.95 Proposed Action:
509.150 Amendment
- 4) Statutory Authority: 230 ILCS 1992, 5/1 et seq.
- 5) A Complete Description of the Subjects and Issues Involved:
The amendment to Section 509.95 establishes the time restriction for bleeders which applies to horses shipped-in from other racing jurisdictions. The amendment to Section 509.150 establishes the requirement that custodian of the horse be present at all times during testing.
- 6) Will these proposed amendments replace any emergency amendment currently in effect? No.
- 7) Do these rulemakings contain an automatic repeal date? No.
- 8) Do these proposed amendments contain incorporation by reference? No.
- 9) Are there any other proposed amendment pending on this part? Yes, proposed and emergency Section 509.300 published at 18 Ill. Reg. 6019 (April 15, 1994) and modified at 18 Ill. Reg. 9654 (June 24, 1994).
- 10) Statement of Statewide Policy Objectives:
No local governmental units will be required to increase expenditures.
- 11) Time, Place and Manner in which interested persons may comment on these Proposed rulemakings:
All comments should be submitted in writing, within 30 days of this notice, to: Illinois Racing Board, Legal Department, 100 West Randolph, St. 11-100, Chicago, Illinois 60601
- 12) Initial Regulatory Flexibility Analysis:
 - A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 17, 1994
 - B) Types of small business affected: None
 - C) Reporting, bookkeeping or other procedures required for compliance: None
 - D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER C: RULES APPLICABLE TO ALL OCCUPATION LICENSEES

PART 509

MEDICATION

Section	
509.10	Purpose
509.20	Definitions
509.30	Racing Soundness Exam
509.40	Foreign Substance Banned
509.50	Twenty-Four Hour Ban
509.60	Unlawful Administration
509.70	Knowing Entry of Medicated Horse Prohibited
509.75	Pharmaceutical Aids Banned
509.80	Additions to Permitted List
509.90	Permitted Use of Foreign Substances: Threshold Levels
509.95	Furosemide
509.100	Possession of Needles and Injectables Prohibited
509.110	Prescription Items - Animal Use
509.120	Possession of Drugs and Chemicals
509.130	Human Use of Substances and Hypodermic Syringes or Needles (Repealed)
509.140	Detention Barn
509.150	Test Samples
509.160	Referee Samples
509.170	Laboratory Reports and Findings
509.175	Laboratory Reports and Findings with Respect to Test Samples for Pre-Race Testing (Repealed)
509.180	Distribution of Purses
509.190	Procedures, Purses, Retention of Samples
509.195	Stewards Action on Laboratory Reports Under Pre-Race Testing (Repealed)
509.200	Trainer Responsibility
509.210	Prima Facie Evidence
509.220	Bleeders (Repealed)
509.230	Post Mortems
509.240	Penalties - Violation (Repealed)
509.250	Penalties - Failure to Guard Cases (Repealed)
509.260	Penalties - Violation of Excessive Use of Phenylbutazone (Repealed)
509.265	Penalties - Violations of Pharmaceutical Aids (Repealed)
509.270	Other Penalties
509.280	Veterinarian's Records
509.290	Offenses Occurring Prior to the Effective Date of the Rules

AUTHORITY: Implementing and authorized by the Illinois Horse Racing Act of 1975 [230 ILCS 5].

SOURCE: Adopted at 5 Ill. Reg. 4599, effective April 17, 1981; codified at 5 Ill. Reg. 10908; amended at 7 Ill. Reg. 1429, effective January 24, 1983; amended at 7 Ill. Reg. 15869, effective November 10, 1983; emergency amendment at 7 Ill. Reg. 16191, effective November 28, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 6094, effective April 19, 1984; amended at 8 Ill. Reg. 7002, effective May 7, 1984; amended at 11 Ill. Reg. 14424, effective August 14, 1987; amended at 11 Ill. Reg. 15492, effective September 3, 1987; amended at 14 Ill. Reg. 8186, effective May 15, 1990; amended at 14 Ill. Reg. 20045, effective December 4, 1990; amended at 15 Ill. Reg. 11989, effective August 12, 1991; amended at 17 Ill. Reg. 3649, effective March 4, 1993; amended at 18 Ill. Reg. 2095, effective January 21, 1994; emergency amendment at 18 Ill. Reg. 6019, effective April 1, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 7428, effective May 8, 1994; modified at 18 Ill. Reg. 9654; amended at 18 Ill. Reg. _____, effective _____.

Section 509.95 Furosemide

a) Procedure

- 1) If the state or association veterinarian determines that a horse is a bleeder, he shall issue a certificate of examination and enter the horse's name and tattoo number on the bleeder list. The trainer shall affix the certificate of examination to the horse's foal papers or eligibility papers. A trainer who plans to race a bleeder shall indicate on the entry form that the horse races with furosemide.
- 2) The state veterinarian or his designee shall authorize a horse which has bled in another state to race on furosemide upon presentation by the trainer of:
 - A) written certification from a state or association veterinarian in another state that a properly identified horse has bled in that state; or
 - B) publication in the official charts that the named horse bled following a race at a race track in that state.
- 3) If the certification described in subsection (a)(2)(A) above is not available at the time the named horse is entered to race:
 - A) the stewards may allow the horse to race as a bleeder in that one race in which it is entered only.
 - B) within ten days after the race, the trainer of the horse shall produce for the stewards or their designee written certification from a state that the horse has bled in that state, or a statement in an official chart that the named horse bled following a race in that state.
 - C) any purse earned by the horse in the race shall be held during the ten day period.
 - D) if the trainer fails to produce the certification described in subsection (a)(3)(B) above, the stewards shall impose a fine and/or suspend the trainer's license and shall redistribute the amount of any purse earned by the horse.
- 4) If a horse has been denominated a bleeder, it shall remain on the

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bleeder list and be administered furosemide prior to its races regardless of change of owner or trainer. Once on the bleeder list a horse shall be removed from the list only upon the direction of the state veterinarian who shall certify in writing to the Board his recommendation for removal of the horse from the list.

b) Administration

- 1) If a horse has been placed on the bleeder list, it shall be brought to a facility for lasix administration not less than four hours and 15 minutes prior to post time of the race in which it is entered. The facility for lasix administration shall be provided by the racing association which shall also provide security for the facility.
- 2) A licensed veterinarian shall administer 250 mg. of furosemide intravenously to the bleeder in the presence of the state veterinarian or his designee.
- 3) The trainer, or his licensed employee, shall witness the administration. Following the administration of lasix, the trainer of record or his designee shall immediately return the horse to its assigned stall and shall remain with the horse and provide constant surveillance in accordance with 11 Ill. Adm. Code 436.05(c).

c) Bleeders

- 1) The bleeder list for the race meeting shall be posted in the racing secretary's office and in the state veterinarian's office at each race meeting.
- 2) The first time a horse bleeds, it shall be ineligible to race for 19 days irrespective of the date of entry.
- 3) A horse which bleeds for the second time in any 12-month period shall be barred from racing in Illinois for a minimum of 60 days.
- 4) A horse which bleeds for the third time in any 12-month period shall be barred from racing in Illinois for a minimum of 120 days.
- 5) After the expiration of any of the above-mentioned periods, no horse may again start until it has been approved by the state veterinarian.
- 6) The rules contained herein shall also apply to horses shipped-in from other racing jurisdictions which have established different time restrictions.

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 509.150 Test Samples

- a) The winning horse in every race, and any other horse or horses selected at the discretion of the stewards, shall have taken from it test samples.
- b) Any person having the care, custody, and/or control of any horse who

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refuses to submit such horse for test samples shall have his license suspended for not less than 30 days and such horse shall be disqualified.

- c) Test samples shall be taken under the supervision of the state veterinarian by persons appointed by the Board. During the taking of such test samples, the owner or trainer or their agent his/her representative or employee may shall be present at all times.
- d) The test samples shall be sealed by the state veterinarian or those under his/her supervision and the evidence of such sealing shall be witnessed by the signature of the owner or trainer or their agent or employee.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Application

2) Code Citation: 89 Ill. Adm. Code 557

3) Section Numbers: Proposed Action:
557.60 New Section

4) Statutory Authority: Implementing and authorized by Sections 3(a), (b), and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(a), (b), and (k) [20 ILCS 2405/3(a), (b) and (k)]).

5) A Complete Description of the Subjects and Issues Involved:
This rulemaking adds new section 557.60 which sets forth requirements that must be followed when a DORS employee, individual holding a contract with DORS, DORS advisory council member, family member of a DORS employee, or close friend of a DORS employee applies for services from DORS.

6) Will this proposed amendment replace any emergency amendment currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain incorporation by reference? No.

9) Are there any other proposed amendment pending on this part? No.

10) Statement of Statewide Policy Objectives:

This is not applicable to this Rulemaking

11) Time, Place and Manner in which interested persons may comment on this

Proposed rulemaking:

Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:

Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY: (217) 785-9301

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

The full text of the Proposed Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 557
 APPLICATION

Section

557.10 General Applicability
 557.20 Geographical Client Assignment (Repealed)
 557.30 Application Required
 557.40 Who May Sign
 557.60 Application for Services by DORS Employees, Individual Holding Contracts with DORS, DORS Advisory Council Member, Family Members of DORS Employees or Close Friends of DORS Employees

AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(a), (b), and (k)) [20 ILCS 2405/3(a), (b) and (k)].

SOURCE: Adopted at 9 Ill. Reg. 8755, effective June 10, 1985; amended at 11 Ill. Reg. 820, effective December 23, 1986, amended at 11 Ill. Reg. 15220, effective August 31, 1987; amended at 12 Ill. Reg. 12099, effective July 7, 1988; amended at 13 Ill. Reg. 16552, effective October 10, 1989; emergency amendment at 17 Ill. Reg. 11652, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 20341, effective November 15, 1993; amended at 18 Ill. Reg. _____, effective _____)

Section 557.60 Application for Services by DORS Employees, Individuals Holding Contracts with DORS, DORS Advisory Council Member, Family Members of DORS Employees or Close Friends of DORS Employees

- a) At any time a DORS employee, an individual holding a contract with DORS, a DORS Advisory Council member, family member of a DORS employee or close friend of a DORS employee applies for services from DORS and it is brought to the attention of the employee, the employee, the employee must notify his/her supervisor who shall notify the Regional Administrator (RA) in writing.
- b) After review of the situation, the RA shall make assignment of the case to an appropriate staff member to ensure propriety of service.
- c) For the purpose of this Section, "family member" shall mean spouse, sibling, child, parent, parent-in-law, sibling-in-law, or any other blood relative who resides in the household of the employee or employee's spouse.
- d) For the purpose of this Section, "close friend" shall mean any individual who has such a relationship with the employee that would cause a conflict of interest or the appearance of impropriety.
- e) Any employee who knows of or suspects that services to another DORS employee, individual who holds a contract with DORS, DORS Advisory

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Council member, family member of a DORS employee, or close friend of a DORS employee have not been reported as required in (a), above, shall report the situation to his/her immediate supervisor. The immediate supervisor must investigate the situation and take appropriate action. Appropriate action may include reassignment of the case and discipline of the employee violating these requirements if there is evidence the employee knew the individual to be an individual described in (a), above and failed to report the situation.

(Source: Added at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Child Support Enforcement
- 2) Code Citation: 89 Ill. Adm. Code 160
- 3) Section Number: Adopted Action:
160.60 Amendment
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13) [305 ILCS 5/12-13]
- 5) Effective Date of Amendment: July 25, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: July 25, 1994
- 9) Notice of Proposal Published in Illinois Register: January 14, 1994 (18 Ill. Reg. 497)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: No substantive changes were made to the text of the amendments.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
160.70 Amendment		September 24, 1993 (17 Ill. Reg. 15229)
160.75 Amendment		December 31, 1993 (17 Ill. Reg. 22269)

- 15) Summary and Purpose of Amendments: Pursuant to the 1993 legislative session, these amendments remove guidelines related to the establishment of spousal support. The spousal support guidelines have caused confusion in the past and federal regulations do not allow the Department to establish spousal support. Accordingly, the Department is removing these provisions from its rules.

As a result of these amendments, when determining the ability of responsible relatives to provide child support in Title IV-D cases, the

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guidelines in Section 160.60 (c)(1) through 160.60(c)(4) will be applied in each case unless if, after considering the best interests of the child, the Department finds that application of the guidelines would be inappropriate. The relevant factors considered when this determination is made include but are not limited to:

- 1) the financial resources and needs of the child;
- 2) the financial resources and needs of the custodial parent;
- 3) the standard of living the child would have enjoyed had the marriage not been dissolved, the separation not occurred or the parties married;
- 4) the physical and emotional condition of the child, and his educational needs; and
- 5) the financial resources and needs of the non-custodial parent.

Each order requiring support which deviates from the guidelines will state the amount of support that would have been required under the guidelines. The reason or reasons for the variance from the guidelines will be included in the order.

These amendments provide that the Department will enter administrative, or request the court to enter, support orders that include a provision requiring the responsible relative to notify the Department, within seven days:

- 1) of the name and address of any new employer of the responsible relative;
- 2) whether the responsible relative has access to health insurance coverage through the employer or other group coverage; and
- 3) if so, the policy name and number and the names of persons covered under the policy.

This rulemaking also establishes that the Department will enter administrative, or request the court to enter, support orders that include a date on which the current support obligation terminates. The termination date will be no earlier than the date on which the child covered by the order will attain the age of majority or is otherwise emancipated. The order for support will state that the termination date does not apply to any arrearage that may remain unpaid on that date. The provision of a termination date in the order will not prevent the order from being modified.

- 16) Information and questions regarding these Adopted Amendments shall be

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directed to:

Name: Judy Umunna
Address: Bureau of Rules and Regulations
Illinois Department of Public Aid
100 South Grand Avenue East, Third Floor
Springfield, Illinois 62762
Telephone: (217) 524-3215

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER f: COLLECTIONS
PART 160
CHILD SUPPORT ENFORCEMENT
SUBPART A: GENERAL PROVISIONS

Section	Incorporation by Reference
160.1	Definitions
160.5	Child Support Enforcement Program
160.10	Application Processing Fee for IV-D Non-AFDC Cases
160.15	Assignment of Rights to Support
160.20	Recoupment
160.25	

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section	Cooperation With Support Enforcement Program
160.30	Good Cause For Failure to Cooperate With Support Enforcement
160.35	Proof of Good Cause For Failure to Cooperate With Support Enforcement
160.40	Suspension of Child Support Enforcement Upon Finding of Good Cause
160.45	

SUBPART C: ESTABLISHMENT AND MODIFICATION OF
CHILD SUPPORT ORDERS

Section	Establishment of Support Obligations
160.60	Modification of Support Obligations
160.65	

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section	Enforcement of Support Orders
160.70	Withholding of Income to Secure Payment of Support
160.75	Past Due Support Information to State Occupational Licensing Agencies
160.77	Amnesty - 20% Charge
160.80	Diligent Efforts to Serve Process
160.85	

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section	Earmarking Child Support Payments
160.90	

SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

Section	Distribution Of Child Support For AFDC Recipients
160.100	

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160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services

160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled

160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

Section
160.140 Statement Of Child Support Account Activity

SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION OF CHILD SUPPORT

Section
160.150 Department Review Of Distribution Of Child Support For AFDC Recipients

160.160 Department Review Of Distribution Of Child Support For Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1 et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1.7, 10-1 et seq., 12-4.3, and 12-13) [305 ILCS 5/4-1.7, Art. 10, 12-4.3 and 12-13].

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through 112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill. Reg. 19990, effective November 14, 1986; emergency amendment at 11 Ill. Reg. 4800, effective March 5, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9129, effective April 30, 1987; amended at 11 Ill. Reg. 15208, effective August 31, 1987; emergency amendment at 11 Ill. Reg. 1563, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 9065, effective May 16, 1988; amended at 12 Ill. Reg. 18185, effective November 4, 1988; emergency amendment at 12 Ill. Reg. 20835, effective December 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13 Ill. Reg. 14385, effective September 1, 1989; amended at 13 Ill. Reg. 16738, effective October 12, 1989; amended at 14 Ill. Reg. 18759, effective November 9, 1990; amended at 15 Ill. Reg. 1034, effective January 21, 1991; amended at 16 Ill. Reg. 1852, effective January 20, 1992; amended at 16 Ill. Reg. 9997, effective June 15, 1992; amended at 17 Ill. Reg. 2272, effective February 11, 1993; amended at 17 Ill. Reg. 18844, effective October 18, 1993; amended at 18 Ill. Reg. 697, effective January 10, 1994; amended at 18 Ill. Reg. _____, effective _____.

SUBPART C: ESTABLISHMENT AND MODIFICATION OF
CHILD SUPPORT ORDERS

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Section 160.60 Establishment of Support Obligations

a) Definitions

- 1) "FSS" means any Family Support Specialist performing assigned duties, his supervisory staff and any other person assigned responsibility by the Director of the Department.
- 2) "Service" or "Served" means notice given by certified mail, return receipt requested, or by any method provided by law for service of summons. (See Sections 2-203 and 2-206 of the Civil Practice Law (Ill. Rev. Stat. 1989 1991, ch. 110, pars. 2-203 and 2-206) [735 ILCS 5/2-203 and 2-206].)

3) "Support Statutes" means the following:

- A) Article X of the Illinois Public Aid Code (Ill. Rev. Stat. 1989 1991, ch. 23, par. 10-1 through par. 10-19) [305 ILCS 5/Art. 10];
- B) The Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat. 1989 1991, ch. 40, par. 101 et seq.) [750 ILCS 5];
- C) The Non-Support of Spouse and Children Act (Ill. Rev. Stat. 1989 1991, ch. 40, par. 1101 et seq.) [750 ILCS 15];
- D) The Revised Uniform Reciprocal Enforcement of Support Act (Ill. Rev. Stat. 1989 1991, ch. 40, par. 1201 et seq.) [750 ILCS 20];
- E) The Illinois Parentage Act of 1984 (Ill. Rev. Stat. 1989 1991, ch. 40, par. 2501 et seq.) [750 ILCS 45]; and
- F) Any other statute in another state which provides for child and-spouse support.

b) Responsible Relative Contact

1) Timing and Purpose of Contact

- A) The Department shall contact and interview responsible relatives in Title IV-D cases to establish support obligations, following the IV-D client interview.
- B) The purpose of contact and interview shall be to obtain relevant facts including income information (e.g., paycheck stubs, income tax returns) necessary to determine the financial ability of such relatives for use in obtaining stipulated, consent and other court orders for support and in entering administrative support orders, pursuant to the support statutes.
- 2) At least 5 working days in advance of the interview, the Department shall notify each responsible relative contacted of his support obligation, by ordinary mail, which notice shall contain the following:
 - A) the Title IV-D case name and identification number;
 - B) the names and birthdates of the persons for whom support is sought or other information identifying such persons, such as a prior court number;
 - C) that the responsible relative has a legal obligation to support the named persons;

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D) the date, time, place and purpose of the interview and that the responsible relative may be represented by counsel; and
 E) that the responsible relative should bring specified information regarding his income and resources to the interview.

3) The Department shall notify each Title IV-D client of the date, time and place of the responsible relative interview and that he the client may attend if he or she chooses.

c) Determination of Financial Ability

1) The Department shall use the guidelines set forth below to determine the financial ability of responsible relatives to provide support in Title IV-D cases.

2) The minimum amount of child support to be established shall be determined as follows:

Number of Children	Percent of Responsible Relative's Net Income
1	20%
2	25%
3	32%
4	40%
5	45%
6 or more	50%

3) The minimum amount of child and spouse support to be established shall be determined as follows:

Number of Children	Percent of Responsible Relative's Net Income
1	30%
2	35%
3	45%
4	50%
5 or more	55%

4) "Net Income" is the total of all income from all sources, minus the following deductions:

- Federal income tax (properly calculated withholding or estimated payments);
- State income tax (properly calculated withholding or estimated payments);
- Social Security (FICA payments);
- Mandatory retirement contributions required by law or as a condition of employment;
- Union dues;
- Dependent and individual health/hospitalization insurance premiums;
- Prior obligations of support or maintenance actually paid pursuant to a court order or administrative support order;
- Expenditures for repayment of debts that represent reasonable and necessary expenses for the production of income;
- Medical expenditures necessary to preserve life or health;

and

J) Reasonable expenditures for the benefit of the child and the other parent, exclusive of gifts.

5) The deductions in subsections (C)(3)(H), (I) and (J) above shall be allowed only for the period that such payments are due. The Department shall enter administrative, or request the court to enter, support orders which contain provisions for an automatic increase in the support obligation upon termination of such payment period.

6) The above guidelines shall be applied in each case unless the Department finds that application of the guidelines would be inappropriate after considering the best interests of the child in light of evidence including but not limited to one or more of the following relevant factors: after considering evidence presented on all relevant factors, finds a reason for deviating from the guidelines as follows:

A) For child support, relevant factors include but are not limited to the following:

i) the financial resources and needs of the child;

ii) the financial resources and needs of the custodial parent;

iii) the standard of living the child would have enjoyed had the marriage not been dissolved, the separation not occurred or the parties married;

iv) the physical and emotional condition of the child, and his educational needs; and

v) the financial resources and needs of the non-custodial parent.

B) For child and spouse support, additional relevant factors include but are not limited to the following:

i) the financial resources of the spouse seeking support including marital property apportioned to him and his ability to meet his needs independently, including the extent to which a provision for support of a child living with him includes a sum for him as custodian;

ii) the time necessary to acquire sufficient education or training to enable the spouse seeking support to find appropriate employment;

iii) the standard of living established during the marriage;

iv) the duration of the marriage;

v) the age and the physical and emotional condition of both parties;

vi) the ability of the spouse from whom support is sought to meet his needs while meeting those of the spouse seeking support; and

vii) the tax consequences of the property division upon the respective economic circumstances of the parties.

e) Each order requiring support which deviates from the guidelines shall state the amount of support that would have been required

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under the guidelines. The reason or reasons for the variance from the guidelines shall be included in the order contain express findings of the reasons for the different amount.

- 7) In cases where health/hospitalization insurance coverage is not being furnished by the responsible relative to a child to be covered by a support order, the Department shall enter administrative, or request the court to enter support orders requiring the relative to provide such coverage when a child can be added to an existing insurance policy at reasonable cost. However, in Title IV-D non-AFDC cases where the client is neither an applicant for nor a recipient of Medical Assistance, the Department shall enter or request such support orders only with the client's consent. Net income shall be reduced by the cost thereof in determining the minimum amount of support to be ordered.

- 8) The final order in all cases shall state the support level in dollar amounts.

- 9) If there is no net income because of the unemployment of a responsible relative who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department, when proceeding under subsection (d) below, shall order, or, when proceeding under subsection (e) below, shall request the court to order the relative to report for participation in job search, training or work programs established for such relatives under Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989 1991, ch. 23, par. 9-6) [305 ILCS 5/9-6].

- 10) The Department shall enter, or request the court to enter, administrative support orders that include a provision requiring the responsible relative to notify the Department, within seven days:

- A) of the name and address of any new employer of the responsible relative;
- B) whether the responsible relative has access to health insurance coverage through the employer or other group coverage; and
- C) if so, the policy name and number and the names of persons covered under the policy.

- 11) The Department shall enter, or request the court to enter, administrative support orders that include a date on which the current support obligation terminates. The termination date shall be no earlier than the date on which the child covered by the order will attain the age of majority or is otherwise emancipated. The order for support shall state that the termination date does not apply to any arrearage that may remain unpaid on that date. The provision of a termination date in the order shall not prevent the order from being modified.

- d) Administrative Process

- 1) Use of Administrative Process

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- A) Department FSS's shall establish support obligations of responsible relatives through the administrative process set forth in this subsection (d), in Title IV-D cases, wherein the court has not acquired jurisdiction previously, in matters involving:

- i) presumed paternity as set forth in Section 5 of the Illinois Parentage Act (Ill. Rev. Stat. 1989 1991, ch. 40, par. 2505) [705 ILCS 45/5] and support is sought from one or both parents; and
- ii) alleged paternity and support is sought from the mother.

- B) In addition to those items specified in subsection (b)(2) above, the notice of support obligation shall inform the responsible relative of the following:

- i) that he may be liable for reimbursement of public assistance furnished the named persons prior to determination of the ability to support; and
- ii) that upon failure of the responsible relative to appear for the interview or to provide necessary information to determine net income, an administrative support order may be entered by default or the Department may seek court determination of financial ability based upon the guidelines.

- 2) The FSS shall determine the ability of each responsible relative to provide support in accordance with subsection (c) above when such relative appears in response to the notice of support obligation and provides necessary information to determine net income. An administrative support order shall be entered which shall incorporate the resulting support amount therein.

- 3) Failure to Appear

- A) In instances in which the responsible relative fails to appear in response to the notice of support obligation or fails to provide necessary information to determine net income, the FSS shall enter an administrative support order by default, except as provided in subsection (d)(3)(C) below. The terms of the order shall be based upon the needs of the persons for whom support is sought, as furnished by affidavit of the IV-D client. No default order shall be entered when a responsible relative fails to appear at the interview unless the relative shall have been served with a notice of support obligation.

- B) The FSS shall issue a subpoena to a responsible relative who fails to appear for interview, or who appears and furnishes income information, when the FSS has information from the Title IV-D client, the relative's employer or any other reliable source indicating that:

- i) financial ability, as determined from the guidelines contained in subsection (c) above, exceeds the amount indicated in case of default, as indicated in

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subsection (d)(3)(A) above, or
 ii) income exceeds that reported by the relative.
 C) In instances in which the relative fails or refuses to accept or fully respond to a Department subpoena issued to him pursuant to subsection (d)(3)(B) above, the FSS shall enter a temporary administrative support order by default, in accordance with subsection (d)(3)(A) above, and shall then seek establishment of support obligations through the judicial process pursuant to subsection (e) below.

- 4) Registration of Order
 - A) The FSS shall register a support order entered by a court or administrative body of any other state referred for establishment and enforcement of an Illinois support obligation, on behalf of persons receiving Title IV-D services from such state, upon receipt of the following:
 - i) the referring state's IV-D case name and identification number;
 - ii) the names and birthdates of the persons for whom support is ordered;
 - iii) a certified copy of the support order with all modifications;
 - iv) a certified copy of an order for withholding, if any, still in effect;
 - v) no payment record, an affidavit attesting to the amount of arrearage which has accrued under the support order;
 - vi) the name, address, and social security number of the responsible relative; and
 - vii) the name and address of the responsible relative's employer or any other source of income of the relative from which withholding may be effected, if known.
 - B) When registered such order shall become an administrative support order of the Department. The FSS shall enter a separate administrative support order of the Department which shall contain the terms of the registered order.
- 5) An administrative support order shall include the following:
 - A) the Title IV-D case name and identification number;
 - B) the names and birthdates of the persons for whom support is ordered;
 - C) the beginning date, amount and frequency of support;
 - D) the manner in which support payments are to be made; and
 - E) a statement informing the responsible relative that he has 30 days from the date of mailing of the administrative support order in which to petition the Department for a release from or modification of the order and receive a hearing in accordance with 89 Ill. Adm. Code 104.102.
- 6) Upon entry of any administrative support order, the FSS shall enter a separate administrative order for withholding, based upon

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and in the same manner as prescribed in Section 160.75. The order shall inform the responsible relative of the grounds for a petition and the time within which to petition the Department to stay service of or to modify, suspend or terminate the order for withholding, or to stay service of the notice of delinquency and receive a hearing in accordance with 89 Ill. Adm. Code 104.104.
 7) The FSS shall provide to each responsible relative a copy of each administrative order for support and for withholding entered by:
 A) delivery at the conclusion of an interview where financial ability to support was determined. An acknowledgement of receipt signed by the relative or an affidavit of delivery signed by the FSS shall be sufficient for purposes of notice.

- B) certified mail where the relative fails or refuses to accept delivery or the orders are entered by default.
- C) service in the case of registration of the support orders of another state. A copy of such state's orders shall be served with those of the Department.
- 8) The FSS shall provide to each Title IV-D client a copy of each administrative order for support and for withholding entered.
- e) Judicial Process
 - 1) Department FSS's shall refer Title IV-D cases for court action to establish support obligations of responsible relatives, pursuant to the support statutes (See subsection (a)(3) above) in matters requiring the determination of parentage, in those wherein the court has acquired jurisdiction previously and in instances described in subsection (d)(3)(C) above.
 - 2) The FSS shall prepare the transmit pleadings and obtain or affix appropriate signature thereto which pleadings shall include, but not be limited to, petitions to:
 - A) intervene;
 - B) modify;
 - C) change payment path;
 - D) establish an order for support;
 - E) establish retroactive support;
 - F) establish past-due support;
 - G) obtain an order for withholding;
 - H) establish parentage;
 - I) obtain a rule to show cause; and
 - J) combinations of the above.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

OFFICE OF THE STATE FIRE MARSHAL
NOTICE OF WITHDRAWAL OF AMENDMENTS

1) Heading of the Part: Storage, Transportation, Sale and Use of Petroleum and other Regulated Substances

2) Code Citation: 41 Ill. Adm. Code 170

3) Section Numbers Proposed Action:

170.210 Amendment

4) Date Notice of Proposed Amendments Published in the Illinois Register:

June 3, 1994 18 Ill Reg. 8267

5) Reason for the Withdrawal:

Comments received by the Office of the State Fire Marshal raised a number of issues concerning the merits of the proposal. The Office wishes to study the safety aspects in greater detail prior to establishing a rule of statewide applicability.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION
TO PROPOSED RULEMAKING

ILLINOIS COMMERCE COMMISSION

Heading of Part: Operator Service Providers

Code Citation: 83 Ill Adm Code 770

Date Originally Published in the Illinois Register: 4/22/94
18 Ill Reg 6099

At its meeting on July 19, 1994, the Joint Committee on Administrative Rules considered the above cited rulemaking and recommends that the Illinois Commerce Commission repeal 83 Ill Adm Code 770 when the statutory authority [220 ILCS 5/13-901] for the Operator Service Provider program is repealed. Section 13-901 of the Public Utilities Act carries an automatic repealer of 7/1/97.

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION
TO PROPOSED RULEMAKING

DEPARTMENT OF LABOR

Heading of Part: Health and SafetyCode Citation: 56 Ill Adm Code 350Section Numbers: 350.280(a)
350.280(c)Date Originally Published in the Illinois Register: 2/4/94
18 Ill Reg 1672

At its meeting on July 19, 1994, the Joint Committee on Administrative Rules objected to Sections 350.280(a) and 350.280(c) of the above cited rulemaking because it is economically overburdensome to units of local government.

Failure of the agency to respond within 90 days after receipt of the Statement of Objection shall be deemed to be a refusal to respond under the Administrative Procedure Act and shall constitute withdrawal of this proposed rulemaking.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION
TO PROPOSED RULEMAKING

DEPARTMENT OF PUBLIC AID

Heading of Part: Hospital ServicesCode Citation: 89 Ill Adm Code 148Section Numbers: 148.82Date Originally Published in the Illinois Register: 4/1/94
18 Ill Reg 5135

At its meeting on , the Joint Committee on Administrative Rules objected to Section 148.82 of the above cited rulemaking because the Department failed to consider the economic burden that this rulemaking will create on the State budget. The Committee further questions the consistency of this rulemaking with the legislative intent of recent Medicaid revisions enacted by the General Assembly.

Failure of the agency to respond within 90 days after receipt of the Statement of Objection shall be deemed to be a refusal to respond under the Administrative Procedure Act and shall constitute withdrawal of this proposed rulemaking.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO
EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID

Heading of Part: Medical PaymentCode Citation: 89 Ill Adm Code 140Date Originally Published in the Illinois Register: 7/8/94
18 Ill Reg 10922

At its meeting on July 19, 1994, the Joint Committee on Administrative Rules objected to the emergency rules of the Department of Public Aid entitled Medical Payment (89 Ill Adm Code 140) because the rulemaking directly conflicts with Section 5-5 of the Public Aid Code.

Failure of the agency to respond within 90 days after receipt of the Statement of Objection shall be deemed a refusal to amend or repeal the emergency rule.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF OBJECTION TO
EMERGENCY RULEMAKING

TEACHERS' RETIREMENT SYSTEM

Heading of Part: The Administration and Operation of the Teachers' Retirement SystemCode Citation: 80 Ill Adm Code 1650Date Originally Published in the Illinois Register: 6/17/94
18 Ill Reg 8949

At its meeting on July 19, 1994, the Joint Committee on Administrative Rules objected to the emergency rules of the Teachers' Retirement System entitled The Administration and Operation of the Teachers' Retirement System (80 Ill. Adm. Code 1650) because no emergency situation exists that warrants the unexpected financial burden that could be created for school districts throughout the State.

Failure of the agency to respond within 90 days after receipt of the Statement of Objection shall be deemed a refusal to amend or repeal the emergency rule.

DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

1. Statute requiring agency to publish information concerning Private Letter Rulings in the Illinois Register:

Name of Act: Illinois Department of Revenue Sunshine Act Citation: 20 ILCS 2515/1 et seq.

2. Summary of information:

Index of Department of Revenue income tax Private Letter Rulings and General Information Letters issued for the Second Quarter of 1994. Private letter rulings are issued by the Department in response to specific taxpayer inquiries concerning the application of a tax statute or rule to a particular fact situation. Private letter rulings are binding on the Department only as to the taxpayer who is the subject of the request for ruling. (See 86 Ill. Adm. Code 1200.110) General information letters are issued by the Department in response to written inquiries from taxpayers, taxpayer representatives, business, trade, industrial associations or similar groups. General information letters contain general discussions of tax principles or applications. General information letters are designed to provide general background information on topics of interest to taxpayers. General information letters do not constitute statements of agency policy that apply, interpret, or prescribe tax laws administered by the Department. General information letters may not be relied upon by taxpayers in taking positions with reference to tax issues and create no rights for taxpayers under the Taxpayers' Bill of Rights Act. (See 86 Ill. Adm. Code 1200.120)

The letters are listed numerically, are identified as either a General Information Letter or a Private Letter Ruling and are summarized with a brief synopsis under the following subjects:

Addition Modifications
Bond Premium Amortization
Dividends
Interest
Net Operating Loss
Zero Coupon Bonds
Other Rulings
(Not Included Above)
Administrative Review
Allocation
(For Alternative Apportionment Rulings, See that heading)
Alternative Apportionment
Amnesty
Apportionment
Financial Organizations
Insurance Companies
Property Factor
Sales Factor
Transportation Services
Other Rulings
(Not Included Above)
Assessment
Bankruptcy
Base Income
(Also See Addition Modifications, Fringe Benefits, Subtraction Modifications)
Books and Records
Bulk Sales: See Sales Outside the Ordinary Course of Business (Bulk Sales)
Business Income
Capital Gains (Losses)

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Payroll Factors
(Also See Subtraction Modifications - Valuation Limitation)
Check Off Funds
Circuit Breaker
Claims for Refund: See Refunds
Collection
Combined Unitary Return (Also See Unitary)
Commercial Domicile
Compensation
Composite Returns
Confidentiality
Credits
Coal Research and Utilization
Credit for Replacement Tax Paid
Enterprise Zone Investment
Foreign Tax
High Impact Business
Investment
Jobs Tax
Replacement Tax Investment
Research and Development
Training Expense
Other Rulings
(Not Included Above)
Deficiencies
Definitions
Domestic International Sales Corporations (DISCs)
Elections: See Combined Unitary Return, Extensions, Unitary
Enterprise Zones
(Also See Credits, Subtraction Modifications)
Erroneous Refund: See Refunds
Estates
Estimated Tax
Exempt Organizations
Exemptions
Extensions
Failure to File: See Penalties
Failure to Pay: See Penalties
Farmers: See Estimated Tax
Federal Returns
Return, Net Operating Loss and Net Operating Loss Deduction)
Net Operating Loss and Net Operating
Fiduciaries
Financial Organizations: See Apportionment
Foreclosure
Foreign Sales Corporations (FSC's)
Foreign Tax: See Credits
Foreign Trade Zones: See Subtraction Modifications, Credits-Jobs Tax
Forms
Fraud: See Penalties
Fringe Benefits
IRC Section 125 "Cafeteria" Plans
IRC Section 401(k) Plans
Other Rulings
(Not Included Above)
Gain (Loss): See Capital Gains (Losses), Valuation Limitation
Information Reports
Insurance Companies: See Apportionment
Interest Income
(Also See Addition Modifications, Subtraction Modifications)
Interest on Refunds and Deficiencies
IRC Section 338
Jeopardy: See Assessment
Judicial Review
Liens
Limited Liability Companies
Lottery
Military
(Also See Subtraction Modifications)
Miscellaneous
Modification Addition: See Addition Modifications
Modification Subtraction: See Subtraction Modifications
Mutual Funds: See Subtraction Modifications
Net Income (Loss) and Net Loss Deduction (ITA Section 207
(Also See Base Income, Capital Gains (Losses), Combined Unitary Regulated Investment Companies
Replacement Tax
(Also See Credits)

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Loss Deduction
 Nexus: See Public Law 86-272/Nexus
 Nonbusiness Income
 Nonresidents: See
 Residence/Nonresidence
 Notice and Demand: See Notices
 Notices
 Nuclear Decommissioning
 Trusts
 Overpayments: See Refunds
 Partnerships
 Payments:
 Payroll Factor: See Apportionment
 Penalties
 Failure to File (IITA Section 1001)
 Failure to File Withholding
 Returns (IITA Section 1004)
 Failure to Pay (IITA Section 1002)
 Failure to Pay Estimated Tax
 (IITA Section 804)
 Fraud (IITA Section 1002)
 Reasonable Cause (IITA Section 1001)
 Underpayment of Tax (IITA Section 1005)
 Other Rulings
 (Not Included Above)
 Pensions
 (Also See Subtraction Modifications)
 Political Organizations
 Professional Athletes
 Property Factor: See Apportionment
 Property Tax: See Subtraction Modifications
 cations
 Protest
 Public Law 86-272/Nexus
 Rate of Tax
 Real Estate Investment Trusts
 Reasonable Cause: See Penalties
 Refunds (Also See Subtraction Modifications)
 Statute of Limitations
 Other Rulings
 (Not Included Above)
 Transportation Services
 Valuation Limitation
 Other Rulings
 (Not Included Above)
 Taxability in Other States
 Taxable Year

Requirements of Requests for
 General Information Letters
 Requirements of Requests for
 Private Letter Rulings
 Residency/Nonresidence
 Returns
 (For Combined Unitary Return and
 Composite Return rulings, see those
 headings)
 Amended Returns
 Due Dates
 Requirements to File
 Short Period Returns
 Other Rulings
 (Not Included Above)
 S Corporations
 Sales Factor: See Apportionment
 Sales Outside the Ordinary Course of
 Business (Bulk Sales)
 Seizure
 Separate Accounting: See Alternative
 Apportionment
 Signature
 Specific Accounting
 Statute of Limitations: See Assessment, Collection, Deficiencies,
 Refunds
 Subchapter "S" Corporations: See S
 Corporations
 Subpart F Income: See Subtraction
 Modifications
 Subtraction Modifications
 Enterprise and Foreign Trade
 Zones
 Illinois Tax Refund
 Interest on U.S. Government Obligations
 Military
 Money Market Mutual Funds
 Qualified Pension Plans
 Real Estate Taxes
 Subpart F Income
 U.S. Government Obligations: See
 Subtraction Modifications
 Valuation Limitation: See Subtraction
 Modifications
 Voluntary Disclosure Agreements
 Waiver on Assessments: See Assessment

Transferees
 (Also See Sales Outside the Ordinary
 Course of Business (Bulk Sales))
 Transportation Services: See Apportionment
 Trusts
 Uniform Penalty and
 Interest Act
 Unitary
 (Also See Combined Unitary Return)
 ment
 Withholding
 Employee Benefits
 Exemptions
 Personal Service Contracts
 (IITA Section 1405.2)
 Reciprocal Agreements
 Other Rulings
 (Not Included Above)

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25 cents per page for each page over one.

The indexes of Income Tax letter rulings for 1990, 1991, 1992 and 1993, are available for \$3.00. A cumulative Income Tax Sunshine Index of 1981 through 1989 letter rulings may be purchased for \$4.00.

3. Name and address of person to contact concerning this information:

Margaret Forth
 Office of the General Counsel
 101 West Jefferson Street
 Springfield, Illinois 62794
 Telephone: (217) 782-6996

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ALTERNATIVE APPORTIONMENT

IT 94-0050 \$1.50 - General Information Letter: 05/11/1994. Section 304(f) of the Illinois Income Tax Act is not intended to be invoked merely because it results in different amounts of income or loss than formula apportionment. However, if the application of the statutory formula will lead to a grossly distorted result in a particular case, a fair and accurate alternative method is apportionment.

APPORTIONMENT - OTHER RULINGS

IT 94-0036 \$1.50 - General Information Letter: 04/19/1994. Illinois Income Tax Act Section 304 provides that the business income of persons other than residents is apportioned to Illinois by multiplying the business income by a fraction consisting of property, payroll, and double-weighted sales in Illinois over property, payroll and double-weighted sales everywhere.

BASE INCOME

(Also See Addition Modifications, Fringe Benefits, Subtraction Modifications)

IT 94-0030 \$1.25 - General Information Letter: 04/06/1994. Illinois recognizes federal tax treatment of mergers and acquisitions.

IT 94-0035 \$1.25 - General Information Letter: 04/18/1994. To the extent that the value of stock options are included in the federal adjusted gross income of an Illinois resident in the year of exercise, that income is allocable to Illinois for State income tax purposes even if the right to those stock options may be partly attributable to years in which the taxpayer was a nonresident.

IT 94-0045 \$1.50 General Information Letter: 05/02/1994. Section 203(b) of the Illinois Income Tax Act provides that in the case of a corporation, base income means an amount equal to the taxpayer's (federal) taxable income as modified by the various addition and subtraction modifications listed in Subsection (b)(2) of Section 203.

IT 94-0054 \$1.25 General Information Letter: 05/25/1994. Section 203(a) of the Illinois Income Tax provides that in the case of an individual, base income means an amount equal to the taxpayer's (federal) adjusted gross income subject to certain statutory addition and subtraction modifications listed in Section 203(a)(2).

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IT 94-0073 \$1.25 - General Information Letter: 06/30/1994. Section 203(a)(1) of the Illinois Income Tax Act provides that in the case of an individual, base income means an amount equal to the taxpayer's (federal) adjusted gross income for the taxable year subject to certain addition and subtraction modifications.

COMPENSATION

IT 94-0046 \$1.50 - General Information Letter: 05/03/1994. Section 302 of the Illinois Income Tax Act governs compensation paid to nonresidents. Section 302 provides that, in general, "all items of compensation paid in this State (as determined under Section 304(a)(2)(B)) to an individual who is a non-resident at the time of such payment and all items of deduction directly allocable thereto, shall be allocated to this State."

COMPOSITE RETURNS

IT 94-0055 \$1.50 - General Information Letter: S corporation shareholders, resident or non-resident, that have Illinois income in addition to the income included in the IL-1023-C return are required to file an independent IL-1040 or IL-1041 return.

IT 94-0056 \$1.50 - General Information Letter: 05/25/1994. S corporation shareholders, resident or non-resident, that have Illinois income in addition to the income included in the IL-1023-C return are required to file an independent IL-1040 or IL-1041 return.

CREDITS - FOREIGN TAX

IT 94-0053 \$1.75 General Information Letter: 05/24/1994. Response to an annual survey.

CREDITS - JOB TAX CREDIT

IT 94-0031 \$1.50 - General Information Letter: 04/11/1994. In order to qualify for the credit, the taxpayer must hire five or more eligible employees to work in the Enterprise Zone or federally designated Foreign Trade Zone or Sub-Zone during the taxable year. The taxpayer's total employment within the Enterprise Zone of federally designated Foreign Trade Zone or Sub-Zone must increase by five or more full-time employees beyond the total employed in that zone at the end of the previous tax year for which a Job Tax Credit under IFTA Section 201(g) was taken, or beyond the total employed by the Taxpayer

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as of December 31, 1985, whichever is later.

LIMITED LIABILITY COMPANIES

IT 94-0062 \$1.75 - General Information Letter: 06/01/1994 Response to a survey with respect to the taxation of limited liability companies.

MISCELLANEOUS

IT 94-0033 \$6.25 General Information Letter: 04/12/1994 Response to survey. The Illinois Department of Revenue has consistently determined that making loans secured by real property in a state establishes income tax nexus.

IT 94-0042 \$1.25 - General Information Letter: 04/29/1994 Response to an annual survey.

IT 94-0049 \$1.25 - General Information Letter: 05/11/1994 Response to a letter from a concerned citizen who reported what he thinks might be a violation of the Illinois Income Tax Act. The letter was forwarded to the Department's Bureau of Investigations.

IT 94-0070 \$1.25 - General Information Letter: 06/28/1994 Section 5-150 of the Illinois Administrative Procedure Act provides that each agency may in its discretion provide by rule for the filing and disposition of petitions or requests for declaratory rulings as to the applicability to the person presenting the petition or request of any statutory provision enforced by the agency of any rule of the agency. The Illinois Department of Revenue has not exercised its statutory discretion to provide by rule for the issuance of declaratory rulings.

NUCLEAR DECOMMISSIONING TRUSTS

IT 94-0075 \$2.25 - Private Letter Ruling: 06/30/1994 If the Internal Revenue Service determines that the pooling of nuclear decommissioning trusts assets creates a deemed partnership for Federal income tax purposes for tax years beginning after December 31, 1994, and as a result a partnership is deemed to exist for Illinois income tax purposes, such partnership may subtract from taxable income for purposes of computing the Personal Property Replacement Income Tax liability of the partnership, the amounts of income distributable to the nuclear decommissioning trusts.

PARTNERSHIPS

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IT 94-0029 \$1.25 General Information Letter: 04/06/1994 One hundred percent of each Illinois resident individual partner's share of the partnership's profits and losses is allocable to Illinois for State taxation purposes.

IT 94-0064 \$1.25 - General Information Letter: 06/01/1994 The Department has determined that a partnership that has made the election to be excluded from the partnership provisions of Internal Revenue Code Section 761 shall not be treated as a partnership under the Illinois Income Tax Act.

PENALTIES - FAILURE TO FILE (ITRA Section 1001)

IT 94-0034 \$1.25 - General Information Letter: 04/14/1994 Section 3-3(a) of the Uniform Penalty and Interest Act sets forth the penalty for late filing or non-filing. In the case of a late filed income tax return, to calculate the late filing penalty an individual taxpayer takes the amount on line 14 of the 1993 IL-1040 (tax), subtracts from that amount the totals from lines 19, 20 and 21 (credit for tax paid to other states, credit for Illinois property tax, and credits from Schedule 1299-C) and takes the resulting amount and multiplies it by 5% (.05) to obtain the amount of the late filing penalty.

PENALTIES - FAILURE TO PAY (ITRA .1002)

IT 94-0043 \$1.25 General Information Letter: 05/02/1994 Under the circumstances described, the penalty and interest computed from the due date of the original 1988 return until the date the IL-1040X was filed was properly asserted. Taxpayers are not authorized to file Illinois income tax returns without paying Illinois income tax liabilities properly due, based upon speculation that their federal adjusted gross income, and hence Illinois base income, may change because of federal net operating losses to be carried back from subsequent years.

PUBLIC LAW 86-272/NEXUS

IT 94-0039 \$1.25 - General Information Letter: 04/28/1994 Out-of-State (foreign) corporations whose only activity within Illinois consists of mere solicitation of orders for items of tangible personal property, which orders are accepted or rejected outside Illinois and if accepted are filled from inventories maintained outside of Illinois by shipment or delivery from those inventories to the customer within Illinois, are not subject to Illinois income tax because of the application of Public Law 86-272.

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IT 94-0041 \$1.25 - General Information Letter: 04/28/1994 The determination of nexus is extremely fact-dependent. As a result, we decline to issue Private Letter Rulings on the issue of whether a particular taxpayer has nexus with the State of Illinois. Such a determination may only be made in the context of an audit where the Department's auditor would have access to all relevant facts and circumstances.

if the shipment terminates in this State, even though the property is subsequently transferred by the purchaser to another State."

\$1.50 - General Information Letter: 06/13/1994 This letter is a general discussion of nexus principles.

IT 94-0057 \$1.50 General Information Letter: 05/31/1994 Section 100.3370(c)(3)(D)(ii) provides that "gross receipts from the sale, lease, rental or licensing of tangible personal property are in this State if the property is located in this state...if property is within and without this State during the rental, lease or licensing period, gross receipts attributable to this State shall be measured by the ratio which the time the property was physically present or was used in this State bears to the total time or use of the property everywhere during such period."

\$1.50 - General Information Letter: 06/14/1994 The determination of nexus is extremely fact-dependent. As a result, the Department declines to issue Private Letter Rulings on the issue of whether a particular taxpayer has nexus with the State of Illinois. Such a determination may only be made in the context of an audit where the Department's auditor would have access to all relevant facts and circumstances. However, we can state that it has been the position of the Department that storage of goods in a public warehouse in Illinois is sufficient to establish nexus.

IT 94-0058 \$1.75 - General Information Letter: 05/31/1994 The determination of nexus is extremely fact-dependent. As a result, the Department declines to issue private letter rulings on the issue of whether a particular taxpayer has nexus with the State of Illinois. Such a determination may only be made in the context of an audit where the Department's auditor would have access to all relevant facts and circumstances.

\$1.50 General Information Letter: 06/29/1994 The determination of nexus is extremely fact-dependent. As a result, the Department declines to issue Private Letter Rulings on the issue of whether a particular taxpayer has nexus with the State of Illinois. Such a determination may only be made in the context of an audit where the Department's auditor would have access to all relevant facts and circumstances.

IT 94-0059 \$1.75 General Information Letter: 05/31/1994 Under Section 201 of the Illinois Income Tax Act, a tax measured by net income is imposed on a corporation for the privilege of earning or receiving income in this State. However, out-of-State ("foreign") corporations whose only activity within Illinois consists of the mere solicitation of orders for items of tangible personal property, which orders are accepted or rejected outside of Illinois and if accepted are filled from inventories maintained outside Illinois by shipment or delivery from those inventories to the customer within Illinois, are not subject to Illinois income tax because of the application of Public Law 86-272.

REFUNDS - STATUTE OF LIMITATIONS

IT 94-0047 \$1.25 - General Information Letter: 05/09/1994 Tax Act provides that "a claim for refund shall be filed not later than 3 years after the date the return was filed..., or one year after the date the tax was paid whichever is the later..." The reference to "one year after the tax was paid" refers to payment of tax to the State of Illinois. It does not refer to payment of taxes to another state.

REGULATED INVESTMENT COMPANIES

IT 94-0061 \$1.75 - General Information Letter: 05/31/1994 This letter consists of a general discussion of the application of Public Law 86-272.

IT 94-0068 \$3.00 - Private Letter Ruling: 06/28/1994 Illinois Income Tax Act Section 203(e)(2)(C) provides that the taxable income properly reportable for Federal income tax purposes shall mean "in the case of a regulated investment company subject to the tax imposed by Section 857 of the Internal Revenue Code, investment company taxable income." The definition of investment company taxable income contained at IRC 857(b)(2)(D) states that "the deduction for dividends paid (as defined in

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Section 561) shall be allowed, but shall be computed without regard to capital gains dividends." The Department declines to rule that the term "investment company taxable income" as used in IITA Section 203(e)(2)(C) includes designated capital gains in the capital gain dividends that are excluded in calculating investment company taxable income.

REQUIREMENTS OF REQUESTS FOR GENERAL INFORMATION LETTERS

IT 94-0072 \$2.00 - General Information Letter: 06/29/1994 The Department's purpose in issuing General Information Letters is to provide taxpayers with basic information in the form of general discussions of tax principles or applications. General Information Letters are designed to provide general background information on topics of interest to taxpayers. By providing a taxpayer with general information on topics, the taxpayer acquires a basis of understanding from which they can make their own determinations, having detailed knowledge of their own situation.

REQUIREMENTS OF REQUESTS FOR PRIVATE LETTER RULINGS

IT 94-0040 \$1.25 - General Information Letter: 04/28/1994 The Department has adopted rules governing issuance of private letter rulings and other information. Section 1200.110(b) of the Department's rules details the information that must be included in each request for private letter ruling.

RESIDENCY/NONRESIDENCY

IT 94-0063 \$1.25 - General Information Letter: 06/01/1994 Section 302 of the Illinois Income Tax Act provides that "all items of compensation paid in this State (as determined under Section 304(a)(2)(B)) to an individual who is a nonresident at the time of such payment and all items of deduction directly allowable thereto, shall be allocated to this State."

RETURNS - REQUIREMENTS TO FILE

IT 94-0074 \$1.75 - Private Letter Ruling: 06/30/1994 Illinois Income Tax Act Section 502(a) provides that returns are required of every person for any taxable year for which such person is liable for a tax imposed under the Illinois Income Tax Act or, in the case of a corporation qualified to do business in this State, for which such person is required to make a Federal income tax return. The Department ruled that in the particular situation described, the taxpayer is not required to file an Illinois

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income tax return.

RETURNS - OTHER RULINGS

(For Combined Unitary Return and Composite Return Rulings, See Those Headings)

IT 94-0060 \$1.50 - General Information Letter: 05/31/1994 Section 502(a)(2) of the Illinois Income Tax Act requires that a corporation which is authorized to do business in this State and is required to file a federal income tax return will be required to file an Illinois income tax return, regardless of whether the corporation is liable for Illinois income tax.

SUBTRACTION MODIFICATIONS - ENTERPRISE AND FOREIGN TRADE ZONES

IT 94-0032 \$1.25 - General Information Letter: 04/11/1994 Generally discusses the Enterprise zone dividend subtraction.

IT 94-0048 \$1.25 - General Information Letter: 05/09/1994 This letter clarifies General Information Letter IT93-0145 by advising that the Enterprise Zone dividend subtraction is not available in the case of an S corporation.

IT 94-0052 \$1.25 - General Information Letter: 05/18/1994 The Enterprise Zone Dividend subtraction (IITA 203(a)(2)(J)) is not available in the case of distributions to shareholders of S corporations. The Federal Subchapter S Revision Act of 1982 revised the income tax treatment of S corporations and their shareholders. S corporations do not distribute "dividend" income to shareholders as such. Given the fact that federal law treats distributions from S corporations in the same manner as distributions from partnerships, the Department has ruled that S corporation shareholders are not entitled to claim the IITA Section 203(a)(2)(J) subtraction for any taxable year ending on or after September 8, 1984. The September 1984 date is the date that Illinois law was realigned in accordance with the Federal Subchapter S Revision Act of 1982.

SUBTRACTION MODIFICATIONS - QUALIFIED PENSION PLANS

IT 94-0024 \$1.25 - General Information Letter: 04/01/1994 Because Illinois does not tax qualifying retirement and pension plans (see IITA Section 203(a)(2)(F)) there is no withholding on payments from such plans.

SUBTRACTION MODIFICATIONS - OTHER RULINGS

IT 94-0025 \$1.25 - General Information Letter: 04/04/1994 Gambling

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winnings are a portion of an individual's federal adjusted gross income. At the federal level, gambling losses are deductible from gambling winnings in calculating federal taxable income. NO such deduction is allowed under the Illinois Income Tax Act.

IT 94-0027

\$1.75 - General Information Letter: 04/05/1994 Federal Law (12 U.S.C.A. 1433) exempts interest derived from notes, debentures, bonds and other such obligations issued by Federal Home Loan Banks from Illinois income taxation. Daily Investment Deposit Accounts are not "other such obligations" as that term is used in 12 U.S.C.A. 1433. Therefore, the interest from such accounts is subject to Illinois income taxation.

IT 94-0028

\$1.25 - General Information Letter: 04/06/1994: Illinois Income Tax Act Section 203(h) forbids a taxpayer from claiming any modification not expressly provided for under the Illinois Income Tax Act. There is no express deduction allowed for the amount of an Indiana State tax refund included in the federal taxable income of a corporation filing an Illinois income tax return.

IT 94-0037

\$1.50 - General Information Letter: 04/20/1994 There is no Illinois subtraction modification for medical expenses.

IT 94-0038

\$1.25 - General Information Letter: 04/22/1994 The portion of the 1989 edition of Publication 101 that listed the Federal Home Loan Mortgage Corporation was a list of entities that are exempt from State taxation. The portion of the 1989 edition of Publication 101 that contained this list did not provide that the interest on obligations issued by those entities are exempt from Illinois income taxation.

TRUSTS

IT 94-0069

\$1.50 - General Information Letter: 06/28/1994 Section 505(a)(2) requires the filing of returns by individuals, partnerships or fiduciaries on or before the 15th day of the fourth month following the close of the taxable year.

VALUATION LIMITATION

(See Subtraction Modifications)

IT 94-0051

\$1.25 - General Information Letter: 05/18/1994 This letter explains that the taxpayer incorrectly completed Illinois Schedule F which resulted in taxpayer's erroneous conclusion

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that he was denied a deduction for a valuation limitation amount.

WITHHOLDING - RECIPROCAL AGREEMENTS

IT 94-0026

\$1.25 - General Information Letter: 04/05/1994 There is no reciprocal agreement with respect to Income tax withholding between the states of Illinois and Missouri.

WITHHOLDING - OTHER RULINGS

IT 94-0044

\$1.50 - General Information Letter: 05/02/1994 Section 701 of the Illinois Income Tax Act requires Illinois income tax withholding in general, by every employer maintaining an office or transacting business within this State and who is required under the provisions of the Internal Revenue Code to withhold a tax on compensation paid in this State (as determined under IITA Section 304(a)(2)(B)) to an individual.

ILLINOIS REGISTER
12084
JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of July 19, 1994 through July 25, 1994, and have been scheduled for review by the Committee at its August 16, 1994 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
9/7/94	Department of Alcoholism and Substance Abuse, Subacute Alcoholism and Substance Abuse Treatment Services (77 Ill Adm Code 2090)	4/1/94 18 Ill Reg 5029	8/16/94
9/7/94	Department of Public Aid, Food Stamps (89 Ill Adm Code 121)	4/29/94 18 Ill Reg 6251	8/16/94

ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR* Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR* Objections	S - Suspension ordered by JCAR*
O - JCAR* Statement Of Objections	W - Withdrawal to meet JCAR*
RQ - Request for Correction	
EC - Expedited Corrections	

*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-7017.

AGING, DEPARTMENT ON	
89 Ill. Adm. Code 240	Community Care Program (P-14225/93;A-609) (E-5355) (P-5027)
89 Ill. Adm. Code 260	Long-Term Care Insurance Partnership Demonstration Program (P-3802; A-9895)
89 Ill. Adm. Code 230	Older Americans Act Program (P-5720)
AGRICULTURE, DEPARTMENT OF	
8 Ill. Adm. Code 30	Animal Control Act (P-8972)
8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-14717/93;A-1825) (P-8981) (P-9027)
8 Ill. Adm. Code 25	Animal Welfare Act (P-8993)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-14728/93;A-1833)
8 Ill. Adm. Code 257	Cooperative Groundwater Protection Program (P-14288/93; A-205)
8 Ill. Adm. Code 20	Definitions (P-14793;A-1844)
8 Ill. Adm. Code 85	Diseased Animals (P-14747/93;A-1850)
8 Ill. Adm. Code 116	Equine Infectious Anemia Control (P-14761/93;A-1861)
68 Ill. Adm. Code 590	Feeder Swine Dealer Licensing (P-14765/93;A-1865)
68 Ill. Adm. Code 70	Horsemeat (P-9003)
8 Ill. Adm. Code 50	Human Slaughter of Livestock (P-9011)
8 Ill. Adm. Code 35	Humane Care for Animals Act (P-9008)

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CUMULATIVE INDEX		CUMULATIVE INDEX		CUMULATIVE INDEX	
Vol. 18, Issue #31	August 5, 1994	Vol. 18, Issue #31	August 5, 1994	Vol. 18, Issue #31	August 5, 1994
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8 Ill. Adm. Code 40	Livestock Auction Markets (P-14769/93;A-1869)	89 Ill. Adm. Code 434	Audits, Reviews and Investigations (P-7115/93;A-6697) (P-8777) (E-8944)	89 Ill. Adm. Code 380	Background Check of Foster Family Home Applicants (PR-8779)
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509.200 am	(P-17858;A-2095)	1700.160 am	(P-5394;A-11168)	610.50 am	(P-19352/93;A-8398)	710.20 am	(P-18927/93;A-1156)	4000.170 am	(P-12005/93;A-2290)
509.220 r	(P-2832;A-7428)	1700.170 am	(P-5394;A-11168)	610.60 am	(P-19352/93;A-8398)	710.20 am	(P-18927/93;A-1156)	4000.210 am	(P-12005/93;A-2290)
509.300 r	(P-5795;A-08504;M-9654;E-6019)	1700.180 am	(P-5394;A-11168)	610.100 n	(P-19352/93;A-8398)	710.21 am	(P-18927/93;A-1156)	4000.230 am	(P-12005/93;A-2290)
510.10 am	(P-15790/93;A-2064)	1700.210 n	(P-5394;A-11168)	610.300 n	(P-19352/93;A-8398)	710.25 am	(P-18927/93;A-1156)	4000.250 am	(P-12005/93;A-2290)
510.20 am	(P-15790/93;A-2064)	1770.170 am	(P-5519)	610.500 n	(P-19352/93;A-8398)	710.50 am	(P-18927/93;A-1156)	4000.260 am	(P-12005/93;A-2290)
510.30 am	(P-15790/93;A-2064)	1770.190 am	(P-7188)	610.600 n	(P-19352/93;A-8398)	710.60 am	(P-18927/93;A-1156)	4000.270 am	(P-12005/93;A-2290)
510.40 am	(P-15790/93;A-2064)	1770.190 am	(P-7188)	610.700 n	(P-19352/93;A-8398)	715.10 am	(P-3895;A-10013)	4000.280 am	(P-12005/93;A-2290)
510.60 am	(P-15790/93;A-2064)	1770.30 am	(P-7188)	610.800 n	(P-19352/93;A-8398)	715.25 n	(P-3895;A-10013)	4000.310 r	(P-12005/93;A-2290)
510.120 am	(P-15790/93;A-2064)	1770.120 am	(P-7188)	610.900 n	(P-19352/93;A-8398)	715.40 am	(P-3895;A-10013)	4000.320 r	(P-12005/93;A-2290)
510.150 am	(P-15790/93;A-2064)	1770.140 am	(P-7188)	620.90 am	(P-9667)	720.10 am	(P-3895;A-10013)	4000.415 n	(P-12005/93;A-2290)
510.170 am	(P-15790/93;A-2064)	1770.160 am	(P-7188)	TITLE 17		720.25 am	(P-3894;A-10104)	4000.420 r	(P-12005/93;A-2290)
510.180 am	(P-15790/93;A-2064)	1770.180 am	(P-7188)	130.50 am	(P-1871/93;A-1126)	720.25 n	(P-3894;A-10104)	4000.440 r	(P-12005/93;A-2290)
510.200 am	(P-15790/93;A-2064)	1770.190 am	(P-7188)	130.70 am	(P-1871/93;A-1126)	720.40 am	(P-3894;A-10104)	4000.445 r	(P-12005/93;A-2290)
510.230 am	(P-15790/93;A-2064)	1770.200 am	(P-7188)	130.100 am	(P-4495)	730.20 am	(P-3894;A-10104)	4000.430 r	(P-12005/93;A-2290)
510.300 am	(P-15790/93;A-2064)	1770.210 am	(P-7188)	530.20 am	(P-4495)	730.30 am	(P-3894;A-10104)	4000.435 n	(P-12005/93;A-2290)
510.400 am	(P-15790/93;A-2064)	1770.220 am	(P-7188)	530.30 am	(P-4495)	740.10 am	(P-3894;A-10104)	4000.440 am	(P-12005/93;A-2290)
510.500 am	(P-15790/93;A-2064)	1770.230 am	(P-7188)	530.70 am	(P-4495)	740.20 am	(P-3894;A-10104)	4000.450 r	(P-12005/93;A-2290)
1304.10 am	(P-1903/93;A-2088)	TITLE 14		530.80 am	(P-4495)	810.10 am	(P-19785/93;A-3277)	4000.460 am	(P-12005/93;A-2290)
1313.60 am	(P-6680)	150.470 am	(P-1753;A-7763)	530.100 am	(P-4495)	810.35 am	(P-19785/93;A-3277)	4000.465 n	(P-12005/93;A-2290)
1320.20 am	(P-12041)	180.10 am	(P-1873/93;A-2101)	530.105 am	(P-4495)	810.37 am	(P-19785/93;A-3277)	4000.475 r	(P-12005/93;A-2290)
1401.20 am	(P-19050/93;A-2080)	180.12 am	(P-1873/93;A-2101)	530.115 am	(P-4495)	810.45 am	(P-19785/93;A-3277)	4000.510 r	(P-12005/93;A-2290)
1401.25 r	(P-19050/93;A-2080)	200.101 am	(PP-2522)	530.115 am	(P-4495)	830.20 am	(P-19785/93;A-3277)	4000.520 r	(P-12005/93;A-2290)
1401.30 r	(P-19050/93;A-2080)	510.20 am	(P-14318/93;A-5813)	530.120 r	(P-4495)	830.60 am	(P-19785/93;A-3277)	4000.530 r	(P-12005/93;A-2290)
1401.40 r	(P-19050/93;A-2080)	510.50 am	(P-14318/93;A-5813)	550.20 am	(P-4495)	850.20 am	(P-19785/93;A-3277)	4000.580 am	(P-12005/93;A-2290)
1401.40 r	(P-19050/93;A-2080)	510.60 am	(P-14318/93;A-5813)	550.30 am	(P-3868;A-10070)	850.30 am	(P-19785/93;A-3277)	4000.580 am	(P-12005/93;A-2290)
1401.50 r	(P-19050/93;A-2080)	510.70 am	(P-14318/93;A-5813)	570.20 am	(P-3868;A-10070)	850.40 am	(P-19785/93;A-3277)	4000.580 am	(P-12005/93;A-2290)
1401.60 r	(P-19050/93;A-2080)	510.80 am	(P-14318/93;A-5813)	570.30 am	(P-3868;A-10070)	850.40 am	(P-19785/93;A-3277)	4000.580 am	(P-12005/93;A-2290)
1401.67 r	(P-19050/93;A-2080)	510.85 am	(P-14318/93;A-5813)	570.40 am	(P-3868;A-10070)	850.40 am	(P-19785/93;A-3277)	4000.580 am	(P-12005/93;A-2290)
1401.70 r	(P-19050/93;A-2080)	510.90 am	(P-14318/93;A-5813)	570.40 am	(P-3868;A-10070)	850.40 am	(P-19785/93;A-3277)	4000.580 am	(P-12005/93;A-2290)
1401.80 r	(P-19050/93;A-2080)	510.220 n	(P-21905/93;A-8387)	590.10 am	(P-5065;A-10023)	850.60 am	(P-19785/93;A-3277)	4000.610 am	(P-12005/93;A-2290)
1401.90 r	(P-19050/93;A-2080)	510.230 n	(P-21905/93;A-8387)	590.20 am	(P-5065;A-10023)	850.60 am	(P-19785/93;A-3277)	4000.610 am	(P-12005/93;A-2290)
1401.100 r	(P-19050/93;A-2080)	510.240 n	(P-21905/93;A-8387)	590.25 am	(P-5065;A-10023)	850.30 n	(P-22123/93;A-5834)	4000.620 am	(P-12005/93;A-2290)
1401.110 r	(P-19050/93;A-2080)	510.250 n	(P-21905/93;A-8387)	590.26 am	(P-5065;A-10023)	910.15 n	(P-3864)	4010.110 n	(P-578;A-7253)
1401.120 r	(P-19050/93;A-2080)	510.260 n	(P-21905/93;A-8387)	590.30 am	(P-5065;A-10023)	910.20 am	(P-3864)	4010.120 n	(P-578;A-7253)
1401.130 r	(P-19050/93;A-2080)	510.270 n	(P-21905/93;A-8387)	590.40 am	(P-5065;A-10023)	910.25 am	(P-3864)	4010.130 n	(P-578;A-7253)
1401.140 r	(P-19050/93;A-2080)	510.275 n	(P-21905/93;A-8387)	590.50 am	(P-5065;A-10023)	910.60 am	(P-3864)	4010.140 n	(P-578;A-7253)
1401.150 r	(P-19050/93;A-2080)	510.280 n	(P-21905/93;A-8387)	590.60 am	(P-5065;A-10023)	910.80 am	(P-3864)	4010.150 n	(P-578;A-7253)
1401.160 r	(P-19050/93;A-2080)	510.285 n	(P-21905/93;A-8387)	650.21 am	(P-21927/93;A-5859)	1010.25 am	(P-18273/93;A-1134)	4010.160 n	(P-578;A-7253)
1401.170 r	(P-19050/93;A-2080)	510.290 n	(P-21905/93;A-8387)	650.23 am	(P-21927/93;A-5859)	1010.25 am	(P-18273/93;A-1134)	4010.170 n	(P-578;A-7253)
1401.180 r	(P-19050/93;A-2080)	510.295 n	(P-21905/93;A-8387)	650.25 am	(P-21927/93;A-5859)	1050.25 am	(P-16285/93;A-1142)	4010.220 n	(P-578;A-7253)
1405.100 r	(P-5503;A-11610)	540.520 n	(P-9791/93;A-1721)	650.30 am	(P-21927/93;A-5859)	1050.40 am	(P-16285/93;A-1142)	4010.230 n	(P-578;A-7253)
1411.240 am	(P-19892/93;A-2092)	545.10 am	(P-835;A-8415)	650.40 am	(P-21927/93;A-5859)	1050.40 am	(P-16285/93;A-1142)	4010.240 n	(P-578;A-7253)
1413.42 am	(P-12038)	545.40 am	(P-835;A-8415)	650.50 am	(P-21927/93;A-5859)	1070.80 am	(P-16285/93;A-1142)	4010.250 n	(P-578;A-7253)
1413.150 am	(P-5505;A-11612)	545.50 am	(P-835;A-8415)	650.60 am	(P-21927/93;A-5859)	1570.10 am	(P-12016)	4010.260 n	(P-578;A-7253)
1413.265 am	(P-12038)	545.60 am	(P-835;A-8415)	650.65 am	(P-21927/93;A-5859)	1570.20 am	(P-12016)	4010.270 n	(P-578;A-7253)
1415.280 am	(P-5512;A-11620)	545.70 am	(P-835;A-8415)	660.20 am	(P-21927/93;A-5859)	1570.30 am	(P-12016)	4010.280 n	(P-578;A-7253)
1422.120 am	(P-12036)	545.420 am	(P-11411)	660.30 am	(P-21927/93;A-5859)	1570.40 am	(P-12016)	4010.310 n	(P-578;A-7253)
1440.10 n	(P-15799/93;A-2098)	545.430 am	(P-11411)	660.40 am	(P-21927/93;A-5859)	1570.50 am	(P-12016)	4010.320 n	(P-578;A-7253)
1440.20 n	(P-15799/93;A-2098)	545.440 am	(P-11411)	660.50 am	(P-21927/93;A-5859)	1570.70 am	(P-12016)	TITLE 20	
1440.30 n	(P-15799/93;A-2098)	545.450 am	(P-11411)	660.60 am	(P-21927/93;A-5859)	2520.10 am	(P-3821;A-9991)	107.16 n	(P-19377/93;A-2939)
1440.40 n	(P-15799/93;A-2098)	545.460 am	(P-11411)	660.60 am	(P-21907/93;A-5842)	2520.20 am	(P-3821;A-9991)	107.17 n	(P-19377/93;A-2939)
1440.50 n	(P-15799/93;A-2098)	545.470 am	(P-11411)	670.10 am	(P-21907/93;A-5842)	2520.30 am	(P-3821;A-9991)	107.20 n	(P-19377/93;A-2939)
1440.60 n	(P-15799/93;A-2098)	545.480 r	(P-11411)	670.20 am	(P-21907/93;A-5842)	2520.40 am	(P-3821;A-9991)	107.105 n	(P-19377/93;A-2939)
1440.70 n	(P-15799/93;A-2098)	545.490 r	(P-11411)	670.21 n	(P-21907/93;A-5842)	2520.50 am	(P-3821;A-9991)	107.107 n	(P-19377/93;A-2939)
1440.80 n	(P-15799/93;A-2098)	545.495 r	(P-11411)	670.40 am	(P-21907/93;A-5842)	3010.30 am	(P-5379;A-10006)	107.120 n	(P-19377/93;A-2939)
1440.90 am	(P-5394;A-11168)	570.10 am	(P-22123/93;A-6119)	670.50 am	(P-21907/93;A-5842)	3010.40 am	(P-5379;A-10006)	107.145 am	(P-19377/93;A-2939)
1700.20 am	(P-5394;A-11168)	570.20 am	(P-22123/93;A-6119)	680.10 am	(P-10986)	3010.70 am	(P-5379;A-10006)	107.205 n	(P-19377/93;A-2939)
1700.30 am	(P-5394;A-11168)	570.30 am	(P-22123/93;A-6119)	680.20 am	(P-10986)	3010.80 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.40 am	(P-5394;A-11168)	570.40 am	(P-22123/93;A-6119)	680.30 am	(P-10986)	3010.90 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.50 am	(P-5394;A-11168)	570.50 am	(P-22123/93;A-6119)	680.40 am	(P-10986)	3011.00 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.60 am	(P-5394;A-11168)	570.60 am	(P-22123/93;A-6119)	680.50 am	(P-10986)	3011.10 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.70 am	(P-5394;A-11168)	570.70 am	(P-22123/93;A-6119)	680.60 am	(P-10986)	3011.20 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.80 am	(P-5394;A-11168)	570.80 am	(P-22123/93;A-6119)	680.70 am	(P-10986)	3011.30 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.90 am	(P-5394;A-11168)	570.90 am	(P-22123/93;A-6119)	680.80 am	(P-10986)	3011.40 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.100 am	(P-5394;A-11168)	570.100 am	(P-22123/93;A-6119)	680.90 am	(P-10986)	3011.50 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.120 am	(P-5394;A-11168)	570.120 am	(P-22123/93;A-6119)	680.100 am	(P-10986)	3011.60 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.140 am	(P-5394;A-11168)	570.140 am	(P-22123/93;A-6119)	680.120 am	(P-10986)	3011.70 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.160 am	(P-5394;A-11168)	570.160 am	(P-22123/93;A-6119)	680.140 am	(P-10986)	3011.80 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.180 am	(P-5394;A-11168)	570.180 am	(P-22123/93;A-6119)	680.160 am	(P-10986)	3011.90 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.200 am	(P-5394;A-11168)	570.200 am	(P-22123/93;A-6119)	680.180 am	(P-10986)	3012.00 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.220 am	(P-5394;A-11168)	570.220 am	(P-22123/93;A-6119)	680.200 am	(P-10986)	3012.10 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.240 am	(P-5394;A-11168)	570.240 am	(P-22123/93;A-6119)	680.220 am	(P-10986)	3012.20 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
1700.260 am	(P-5394;A-11168)	570.260 am	(P-22123/93;A-6119)	680.240 am	(P-10986)	3012.30 am	(P-5379;A-10006)	107.207 n	(P-19377/93;A-2939)
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218.680	n	(P-12491/93,A-1945)	240.151	n	(P-12021)	370.200	re	(A-6375)	
218.686	n	(P-12491/93,A-1945)	240.152	n	(P-12021)	370.210	re	(A-6375)	
218.688	n	(P-12491/93,A-1945)	240.153	n	(P-12021)	370.220	re	(A-6375)	
218.690	n	(P-12491/93,A-1945)	240.162	n	(P-12021)	370.230	re	(A-6375)	
218.692	n	(P-12491/93,A-1945)	240.163	n	(P-12021)	370.240	re	(A-6375)	
218.760	n	(P-9242)	240.164	n	(P-12021)	370.250	re	(A-6375)	
218.762	n	(P-9242)	240.171	n	(P-12021)	370.260	re	(A-6375)	
218.764	n	(P-9242)	240.174	n	(P-12021)	370.270	re	(A-6375)	
218.766	n	(P-9242)	240.76 A	n	(P-12021)	370.340	re	(A-6375)	
218.770	n	(P-9242)	240.76 B	n	(P-12021)	370.350	re	(A-6375)	
218.920	ann	(P-12491/93,A-1945)	270.101	n	(P-16325/93,A-9425)	370.400	re	(A-6375)	
218.923	ann	(P-12491/93,A-1945)	270.102	n	(P-16325/93,A-9425)	370.410	re	(A-6375)	
218.926	ann	(P-12491/93,A-1945)	270.103	n	(P-16325/93,A-9425)	370.420	re	(A-6375)	
218.928	ann	(P-12491/93,A-1945)	270.104	n	(P-16325/93,A-9425)	370.430	re	(A-6375)	
218.930	ann	(P-12491/93,A-1945)	270.106	n	(P-16325/93,A-9425)	370.440	re	(A-6375)	
218.940	ann	(P-9242)	270.107	n	(P-16325/93,A-9425)	370.450	re	(A-6375)	
218.943	ann	(P-9242)	270.108	n	(P-16325/93,A-9425)	370.460	re	(A-6375)	
218.946	ann	(P-12491/93,A-1945)	270.201	n	(P-16325/93,A-9425)	370.500	re	(A-6375)	
218.948	ann	(P-12491/93,A-1945)	270.202	n	(P-16325/93,A-9425)	370.510	re	(A-6375)	
218.960	ann	(P-12491/93,A-1945)	270.301	n	(P-16325/93,A-9425)	370.520	re	(A-6375)	
218.963	ann	(P-9242)	270.302	n	(P-16325/93,A-9425)	370.530	re	(A-6375)	
218.966	ann	(P-12491/93,A-1945)	270.304	n	(P-16325/93,A-9425)	370.540	re	(A-6375)	
218.968	ann	(P-12491/93,A-1945)	270.305	n	(P-16325/93,A-9425)	370.550	re	(A-6375)	
218.980	ann	(P-9242)	270.306	n	(P-16325/93,A-9425)	370.560	re	(A-6375)	
218.983	ann	(P-12491/93,A-1945)	270.307	n	(P-16325/93,A-9425)	370.570	re	(A-6375)	
218.986	ann	(P-12491/93,A-1945)	270.308	n	(P-16325/93,A-9425)	370.610	re	(A-6375)	
218.991	ann	(P-12491/93,A-1945)	270.401	n	(P-16325/93,A-9425)	370.620	re	(A-6375)	
218.994	ann	(P-12491/93,A-1945)	270.402	n	(P-16325/93,A-9425)	370.630	re	(A-6375)	
218.996	ann	(P-9242)	270.403	n	(P-16325/93,A-9425)	370.670	re	(A-6375)	
219.010	ann	(P-9272)	270.404	n	(P-16325/93,A-9425)	370.720	re	(A-6375)	
219.106	ann	(P-9272)	270.405	n	(P-16325/93,A-9425)	370.730	re	(A-6375)	
219.112	ann	(P-7618)	270.406	n	(P-16325/93,A-9425)	370.740	re	(A-6375)	
219.119	n	(P-0584)	270.407	n	(P-16325/93,A-9425)	370.750	re	(A-6375)	
219.120	n	(P-0584)	270.408	n	(P-16325/93,A-9425)	370.800	re	(A-6375)	
219.121	ann	(P-0584)	270.409	n	(P-16325/93,A-9425)	370.810	re	(A-6375)	
219.125	n	(P-0584)	270.410	n	(P-16325/93,A-9425)	370.820	re	(A-6375)	
219.127	n	(P-0584)	270.411	n	(P-16325/93,A-9425)	370.830	re	(A-6375)	
219.128	n	(P-0584)	270.412	n	(P-16325/93,A-9425)	370.840	re	(A-6375)	
219.129	n	(P-0584)	270.413	n	(P-16325/93,A-9425)	370.850	re	(A-6375)	
219.150	#ann	(P-0584)	270.501	n	(P-16325/93,A-9425)	370.860	re	(A-6375)	
219.520	#ann	(P-0584)	270.405	n	(P-16325/93,A-9425)	370.870	re	(A-6375)	
219.522	n	(P-0584)	270.406	n	(P-16325/93,A-9425)	370.900	re	(A-6375)	
219.523	n	(P-0584)	270.407	n	(P-16325/93,A-9425)	370.910	re	(A-6375)	
219.524	n	(P-0584)	270.408	n	(P-16325/93,A-9425)	370.920	re	(A-6375)	
219.583	ann	(P-7618)	270.408	n	(P-16325/93,A-9425)	370.930	re	(A-6375)	
219.585	ann	(P-7618)	270.409	n	(P-16325/93,A-9425)	370.940	re	(A-6375)	
219.586	ann	(P-9235/93,A-4242)	270.410	n	(P-16325/93,A-9425)	370.990	re	(A-6375)	
219.760	ann	(P-9272)	270.411	n	(P-16325/93,A-9425)	370.1000	re	(A-6375)	
219.762	ann	(P-9272)	270.412	n	(P-16325/93,A-9425)	370.1010	re	(A-6375)	
219.764	ann	(P-9272)	270.413	n	(P-16325/93,A-9425)	370.1030	re	(A-6375)	
219.766	ann	(P-9272)	270.501	n	(P-16325/93,A-9425)	370.1040	re	(A-6375)	
219.768	ann	(P-9272)	270.502	n	(P-16325/93,A-9425)	370.1050	re	(A-6375)	
219.770	ann	(P-9272)	270.503	n	(P-16325/93,A-9425)	370.1060	re	(A-6375)	
219.780	ann	(P-9272)	270.504	n	(P-16325/93,A-9425)	370.1070	re	(A-6375)	
219.840	ann	(P-9272)	270.601	n	(P-16325/93,A-9425)	370.1080	re	(A-6375)	
219.860	ann	(P-9272)	270.602	n	(P-16325/93,A-9425)	370.1100	re	(A-6375)	
219.980	ann	(P-9272)	270.603	n	(P-16325/93,A-9425)	370.1110	re	(A-6375)	
219.982	ann	(P-9272)	270.604	n	(P-16325/93,A-9425)	370.1120	re	(A-6375)	
219.984	ann	(P-9272)	270.605	n	(P-16325/93,A-9425)	370.1130	re	(A-6375)	
240.101	ann	(P-12021)	270.606	n	(P-16325/93,A-9425)	370.1200	re	(A-6375)	
240.102	ann	(P-12021)	270.607	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.104	ann	(P-12021)	270.608	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.105	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.106	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.107	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.108	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.109	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.110	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.111	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.112	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.113	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.114	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.115	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.116	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.117	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.118	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.119	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.120	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.121	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.122	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.123	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.124	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	
240.125	ann	(P-12021)	270.609	n	(P-16325/93,A-9425)	370.1210	re	(A-6375)	

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739.143	am	(P-455)(C-5017)	811.705	am	(P-8726/93.A-1308)	830.212	n	(P-11040)
739.145	am	(P-455)	811.706	am	(P-8726/93.A-1308)	830.213	n	(P-11040)
739.146	am	(P-455)(C-5017)	811.707	am	(C-4434)	830.501	n	(P-11040)
739.151	am	(P-455)(C-5017)	811.707	am	(C-4434)	830.502	n	(P-11040)
739.152	am	(P-455)	811.708	am	(P-8726/93.A-1308)	830.504	n	(P-11040)
739.154	am	(P-455)	811.708	am	(C-4434)	830.507	n	(P-11040)
739.156	am	(P-455)(C-5017)	811.709	am	(P-8726/93.A-1308)	830.508	n	(P-11040)
739.157	am	(P-455)(C-5017)	811.709	am	(C-4434)	830.601	n	(P-11040)
739.158	am	(P-455)(C-5017)	811.710	am	(P-8726/93.A-1308)	830.602	n	(P-11040)
739.160	am	(P-455)	811.711	am	(C-4434)	830.603	n	(P-11040)
739.162	am	(P-455)(C-5017)	811.711	am	(C-4434)	830.604	n	(P-11040)
739.164	am	(P-455)	811.712	am	(P-8726/93.A-1308)	830.605	n	(P-11040)
739.165	am	(P-455)(C-5017)	811.712	am	(C-4434)	830.606	n	(P-11040)
739.170	am	(P-455)	811.713	am	(P-8726/93.A-1308)	830.7b.A	n	(P-11040)
739.172	am	(P-455)	811.713	am	(C-4434)	830.7b.B	n	(P-11040)
739.173	am	(P-455)(C-5017)	811.714	am	(P-8726/93.A-1308)	830.7b.C	n	(P-11040)
739.174	am	(P-455)(C-5017)	811.714	am	(C-4434)	830.8p.A	n	(P-11040)
810.103	am	(P-8702/93.A-1268)	811.715	am	(P-8726/93.A-1308)	830.8p.B	n	(P-11040)
810.104	am	(P-8702/93.A-1268)	811.715	am	(C-4434)	831.101	n	(P-11025)
811.101	am	(P-8726/93.A-1308)	811.715	am	(C-4434)	831.102	n	(P-11025)
		(C-4434)	811.715	am	(C-4434)	831.103	n	(P-11025)
811.107	am	(P-8726/93.A-1308)	811.716	am	(P-8726/93.A-1308)	831.104	n	(P-11025)
		(C-4434)	811.716	am	(C-4434)	831.105	n	(P-11025)
811.110	am	(P-8726/93.A-1308)	811.717	am	(P-8726/93.A-1308)	831.106	n	(P-11025)
		(C-4434)	811.717	am	(C-4434)	831.107	n	(P-11025)
811.111	am	(P-8726/93.A-1308)	811.718	am	(P-8726/93.A-1308)	831.108	n	(P-11025)
		(C-4434)	811.718	am	(C-4434)	831.109	n	(P-11025)
811.112	n	(P-8726/93.A-1308)	811.719	am	(P-8726/93.A-1308)	831.110	n	(P-11025)
		(C-4434)	811.719	am	(C-4434)	831.111	n	(P-11025)
811.302	am	(P-8726/93.A-1308)	811.720	am	(P-8726/93.A-1308)	831.112	n	(P-11025)
		(C-4434)	811.720	am	(C-4434)	831.113	n	(P-11025)
811.303	am	(P-8726/93.A-1308)	813.106	am	(P-16920/93.A-2408)	831.114	n	(P-11025)
		(C-4434)	813.106	am	(EC-3018)	831.115	n	(P-11025)
811.309	am	(P-8726/93.A-1308)	814.101	am	(P-8714/93.A-1284)	832.101	n	(P-11033)
		(C-4434)	814.102	am	(P-8714/93.A-1284)	832.102	n	(P-11033)
811.310	am	(P-8726/93.A-1308)	814.103	am	(P-8714/93.A-1284)	832.103	n	(P-11033)
		(C-4434)	814.104	am	(P-8714/93.A-1284)	832.104	n	(P-11033)
		(RO-3021)(EC-7504)	814.105	am	(P-8714/93.A-1284)	832.105	n	(P-11033)
		(C-4434)	814.105	am	(P-8714/93.A-1284)	832.106	n	(P-11033)
811.311	am	(P-8726/93.A-1308)	814.107	am	(E-8488)	832.107	n	(P-11033)
		(C-4434)	814.108	n	(P-8714/93.A-1284)	832.108	n	(P-11033)
811.314	am	(P-8726/93.A-1308)	814.109	n	(P-8714/93.A-1284)	832.109	n	(P-11033)
		(C-4434)	814.302	am	(P-8714/93.A-1284)	832.110	n	(P-11033)
811.318	am	(P-8726/93.A-1308)	814.402	am	(P-8714/93.A-1284)	832.111	n	(P-11033)
		(C-4434)	814.501	am	(P-8714/93.A-1284)	832.201	n	(P-11033)
811.319	am	(P-8726/93.A-1308)	814.501	am	(P-8714/93.A-1284)	832.202	n	(P-11033)
		(C-4434)	814.501	am	(P-8714/93.A-1284)	832.301	n	(P-11033)
811.320	am	(P-8726/93.A-1308)	817.309	n	(P-6246)	832.302	n	(P-11033)
		(C-4434)	830.101	n	(P-11040)	832.303	n	(P-11033)
811.323	am	(P-8726/93.A-1308)	830.102	n	(P-11040)			
		(C-4434)	830.103	n	(P-11040)			
811.324	n	(P-8726/93.A-1308)	830.104	n	(P-11040)			
		(C-4434)	830.105	n	(P-11040)			
811.325	n	(P-8726/93.A-1308)	830.106	n	(P-11040)			
		(C-4434)	830.107	n	(P-11040)			
811.326	n	(P-8726/93.A-1308)	830.108	n	(P-11040)			
		(C-4434)	830.201	n	(P-11040)			
811.700	am	(P-8726/93.A-1308)	830.202	n	(P-11040)			
		(C-4434)	830.203	n	(P-11040)			
811.701	am	(P-8726/93.A-1308)	830.204	n	(P-11040)			
		(C-4434)	830.205	n	(P-11040)			
811.702	am	(P-8726/93.A-1308)	830.206	n	(P-11040)			
		(C-4434)	830.207	n	(P-11040)			
811.703	am	(P-8726/93.A-1308)	830.208	n	(P-11040)			
		(C-4434)	830.209	n	(P-11040)			
811.704	am	(P-8726/93.A-1308)	830.210	n	(P-11040)			
		(C-4434)	830.211	n	(P-11040)			

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610.70	n	(P-7168)(C-8172)	170.411	n	(P-9106)	170.930	n	(P-9106)
610.80	n	(P-7168)(C-8172)	170.412	n	(P-9106)	170.940	n	(P-9106)
610.80	n	(P-7168)(C-8172)	170.420	am	(P-9106)	170.1000	n	(P-9106)
610.Ex.A	n	(P-7168)(C-8172)	170.421	n	(P-9106)	170.1100	n	(P-9106)
610.Ex.B	n	(P-7168)(C-8172)	170.422	n	(P-9106)	170.1200	n	(P-9106)
610.Ex.C	n	(P-7168)(C-8172)	170.423	n	(P-9106)	170.1300	n	(P-9106)
610.Ex.D	n	(P-7168)(C-8172)	170.424	n	(P-9106)	170.16.A	n	(P-9106)
1075.1100	am	(P-9858)	170.425	n	(P-9106)	200.5	am	(P-22)
1075.1105	r,n	(P-9858)	170.426	n	(P-9106)	200.10	am	(P-22)
1075.1110	r,n	(P-9858)	170.427	n	(P-9106)	200.20	am	(P-22)
1075.1115	r,n	(P-9858)	170.430	am	(P-9106)	200.30	am	(P-22)
1075.1120	r,n	(P-9858)	170.431	n	(P-9106)	200.40	am	(P-22)
1075.1135	r	(P-9858)	170.440	am	(P-9106)	200.60	am	(P-22)
1075.1140	r	(P-9858)	170.441	n	(P-9106)	200.70	am	(P-22)
1075.1145	r	(P-9858)	170.442	n	(P-9106)	200.100	am	(P-22)
1075.1150	r	(P-9858)	170.450	am	(P-9106)	200.120	am	(P-22)
1075.1155	r	(P-9858)	170.460	am	(P-9106)	200.130	am	(P-22)
1075.1165	r	(P-9858)	170.470	am	(P-9106)	200.170	am	(P-22)
1075.1165	r	(P-9858)	170.481	am	(P-9106)	200.180	am	(P-22)
1075.1170	r	(P-9858)	170.481	am	(P-9106)	200.180	am	(P-22)
1075.1175	r	(P-9858)	170.490	am	(P-9106)	200.230	am	(P-22)
1075.1185	r	(P-9858)	170.500	am	(P-9106)	200.240	am	(P-22)
1075.1190	r	(P-9858)	170.510	am	(P-9106)	200.250	am	(P-22)
1075.1195	r	(P-9858)	170.520	am	(P-9106)	200.260	am	(P-22)
1075.1200	r	(P-9858)	170.530	am	(P-9106)	200.270	am	(P-22)
1075.1205	r	(P-9858)	170.541	n	(P-9106)	200.280	am	(P-22)
1075.1210	am	(P-9858)	170.542	n	(P-9106)	200.290	am	(P-22)
1075.1215	am	(P-9858)	170.543	n	(P-9106)	200.310	am	(P-22)
1075.1225	am	(P-9858)	170.544	n	(P-9106)	200.320	am	(P-22)
1075.1235	am	(P-9858)	170.545	n	(P-9106)	200.330	am	(P-22)
1075.1245	am	(P-9858)	170.560	am	(P-9106)	200.340	am	(P-22)
1075.1255	am	(P-9858)	170.570	am	(P-9106)			
1075.1265	am	(P-9858)	170.580	am	(P-9106)			
1075.1270	am	(P-9858)	170.590	am	(P-9106)			
1075.1285	am	(P-9858)	170.600	am	(P-9106)			
1075.1290	am	(P-9858)	170.610	am	(P-9106)			
1075.1295	am	(P-9858)	170.620	am	(P-9106)			
1075.1305	am	(P-9858)	170.630	am	(P-9106)			
1075.1310	am	(P-9858)	170.640	am	(P-9106)			
1075.1315	am	(P-9858)	170.650	am	(P-9106)			
1075.1330	am	(P-9858)	170.660	am	(P-9106)			
1075.1335	am	(P-9858)	170.670	am	(P-9106)			
1075.1350	am	(P-9858)	170.671	am	(P-9106)			
1075.1355	am	(P-9858)	170.672	am	(P-9106)			
1075.1375	n	(E-7016)(P-9858)	170.673	n	(P-9106)			
			170.700	r,n	(P-9106)			
			170.705	n	(P-9106)			
			170.710	n	(P-9106)			
			170.720	n	(P-9106)			
			170.730	n	(P-9106)			
			170.740	n	(P-9106)			
			170.750	n	(P-9106)			
			170.760	n	(P-9106)			
			170.770	n	(P-9106)			
			170.780	n	(P-9106)			
			170.790	n	(P-9106)			
			170.795	n	(P-9106)			
			170.800	am	(P-9106)			
			170.810	am	(P-9106)			
			170.820	am	(P-9106)			
			170.830	am	(P-9106)			
			170.850	am	(P-9106)			
			170.860	am	(P-9106)			
			170.870	am	(P-9106)			
			170.880	am	(P-9106)			
			170.890	am	(P-9106)			
			170.900	am	(P-9106)			
			170.910	am	(P-9106)			
			170.920	n	(P-9106)			
			170.930	n	(P-9106)			

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Title 77		[Title 77, cont.]										Title 77		
100.1	am	(P-1215/93,A-5980)	300 140	am	(P-12205/93,A-1491)	340 1510	n	(E-0391)	594 420	n	(P-8572)	600 600	r	(P-14831/93,A-4422)
100.2	am	(P-1215/93,A-5980)	300 150	am	(P-12205/93,A-1491)	340 1520	n	(E-0391)	594 430	n	(P-8572)	600 610	r	(P-14831/93,A-4422)
100.3	am	(P-1215/93,A-5980)	300 160	am	(P-12205/93,A-1491)	340 1530	n	(E-0391)	594 440	n	(P-8572)	600 620	r	(P-14831/93,A-4422)
100.4	am	(P-1215/93,A-5980)	300 170	am	(P-11873)	340 1540	n	(E-0391)	594 450	n	(P-8572)	600 630	r	(P-14831/93,A-4422)
100.5	am	(P-1215/93,A-5980)	300 180	am	(P-12205/93,A-1491)	340 1550	n	(E-0391)	594 460	n	(P-8572)	600 640	r	(P-14831/93,A-4422)
100.6	am	(P-1215/93,A-5980)	300 190	am	(P-11873)	340 1560	n	(E-0391)	594 470	n	(P-8572)	600 650	r	(P-14831/93,A-4422)
100.7	am	(P-1215/93,A-5980)	300 200	am	(P-11873)	340 1570	n	(E-0391)	594 480	n	(P-8572)	600 660	r	(P-14831/93,A-4422)
100.8	am	(P-1215/93,A-5980)	300 210	am	(P-11873)	340 1580	n	(E-0391)	594 490	n	(P-8572)	600 670	r	(P-14831/93,A-4422)
100.9	am	(P-1215/93,A-5980)	300 220	am	(P-11873)	340 1590	n	(E-0391)	594 500	n	(P-8572)	600 680	r	(P-14831/93,A-4422)
100.10	am	(P-1215/93,A-5980)	300 230	am	(P-11873)	340 1600	n	(E-0391)	594 510	n	(P-8572)	600 690	r	(P-14831/93,A-4422)
100.11	am	(P-1215/93,A-5980)	300 240	am	(P-11873)	340 1610	n	(E-0391)	594 520	n	(P-8572)	600 700	r	(P-14831/93,A-4422)
100.12	am	(P-1215/93,A-5980)	300 250	am	(P-11873)	340 1620	n	(E-0391)	594 530	n	(P-8572)	600 710	r	(P-14831/93,A-4422)
100.13	am	(P-1215/93,A-5980)	300 260	am	(P-11873)	340 1630	n	(E-0391)	594 540	n	(P-8572)	600 720	r	(P-14831/93,A-4422)
100.14	am	(P-1215/93,A-5980)	300 270	am	(P-11873)	340 1640	n	(E-0391)	594 550	n	(P-8572)	600 730	r	(P-14831/93,A-4422)
100.15	am	(P-1215/93,A-5980)	300 280	am	(P-11873)	340 1650	n	(E-0391)	594 560	n	(P-8572)	600 740	r	(P-14831/93,A-4422)
100.16	am	(P-1215/93,A-5980)	300 290	am	(P-11873)	340 1660	n	(E-0391)	594 570	n	(P-8572)	600 750	r	(P-14831/93,A-4422)
100.17	am	(P-1215/93,A-5980)	300 300	am	(P-11873)	340 1670	n	(E-0391)	594 580	n	(P-8572)	600 760	r	(P-14831/93,A-4422)
100.18	am	(P-1215/93,A-5980)	300 310	am	(P-11873)	340 1680	n	(E-0391)	594 590	n	(P-8572)	600 770	r	(P-14831/93,A-4422)
100.19	am	(P-1215/93,A-5980)	300 320	am	(P-11873)	340 1690	n	(E-0391)	594 600	n	(P-8572)	600 780	r	(P-14831/93,A-4422)
205.118	am	(P-6653)	330 120	am	(P-12188/93,A-1475)	340 1810	n	(E-0391)	596 210	n	(P-103)	600 1000	r	(P-14831/93,A-4422)
205.118	am	(P-6653)	330 130	am	(P-12188/93,A-1475)	340 1820	n	(E-0391)	596 220	n	(P-103)	600 1010	r	(P-14831/93,A-4422)
205.120	am	(P-6653)	330 140	am	(P-12188/93,A-1475)	340 1830	n	(E-0391)	596 230	n	(P-103)	600 1020	r	(P-14831/93,A-4422)
205.125	am	(P-6653)	330 150	am	(P-12188/93,A-1475)	340 1840	n	(E-0391)	596 240	n	(P-103)	600 1030	r	(P-14831/93,A-4422)
205.130	am	(P-6653)	330 160	am	(P-12188/93,A-1475)	340 1850	n	(E-0391)	596 250	n	(P-103)	600 1040	r	(P-14831/93,A-4422)
205.140	am	(P-6653)												

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(Title 92, cont.)					
1375.80	r	(P.8635/93.A-1927)	1375.8140	r	(P.8635/93.A-1927)
1375.85	r	(P.8635/93.A-1927)	1376.10	n	(P.8630/93.A-1914)
1375.90	r	(P.8635/93.A-1927)	1376.20	n	(P.8630/93.A-1914)
1375.1000	r	(P.8635/93.A-1927)	1376.30	n	(P.8630/93.A-1914)
1375.1010	r	(P.8635/93.A-1927)	1376.40	n	(P.8630/93.A-1914)
1375.1020	r	(P.8635/93.A-1927)	1425.10	am	(P.18715/93.A-11162)
1375.1030	r	(P.8635/93.A-1927)	1425.20	am	(P.18715/93.A-11162)
1375.1040	r	(P.8635/93.A-1927)	1425.30	am	(P.18715/93.A-11162)
1375.1050	r	(P.8635/93.A-1927)	1425.40	am	(P.18715/93.A-11162)
1375.1060	r	(P.8635/93.A-1927)	1710.134	n	(P.21257/93.A-8609)
1375.1070	r	(P.8635/93.A-1927)	1710.170	am	(P.21257/93.A-8609)
1375.1080	r	(P.8635/93.A-1927)			
1375.1090	r	(P.8635/93.A-1927)			
1375.1100	r	(P.8635/93.A-1927)			
1375.1110	r	(P.8635/93.A-1927)			
1375.1120	r	(P.8635/93.A-1927)			
1375.1130	r	(P.8635/93.A-1927)			
1375.1140	r	(P.8635/93.A-1927)			
1375.1150	r	(P.8635/93.A-1927)			
1375.1160	r	(P.8635/93.A-1927)			
1375.1170	r	(P.8635/93.A-1927)			
1375.2010	r	(P.8635/93.A-1927)			
1375.2020	r	(P.8635/93.A-1927)			
1375.2030	r	(P.8635/93.A-1927)			
1375.2040	r	(P.8635/93.A-1927)			
1375.2050	r	(P.8635/93.A-1927)			
1375.2060	r	(P.8635/93.A-1927)			
1375.2070	r	(P.8635/93.A-1927)			
1375.2080	r	(P.8635/93.A-1927)			
1375.3010	r	(P.8635/93.A-1927)			
1375.3020	r	(P.8635/93.A-1927)			
1375.3030	r	(P.8635/93.A-1927)			
1375.4010	r	(P.8635/93.A-1927)			
1375.5010	r	(P.8635/93.A-1927)			
1375.6010	r	(P.8635/93.A-1927)			
1375.6020	r	(P.8635/93.A-1927)			
1375.6030	r	(P.8635/93.A-1927)			
1375.7010	r	(P.8635/93.A-1927)			
1375.7020	r	(P.8635/93.A-1927)			
1375.7030	r	(P.8635/93.A-1927)			
1375.7040	r	(P.8635/93.A-1927)			
1375.7050	r	(P.8635/93.A-1927)			
1375.7060	r	(P.8635/93.A-1927)			
1375.7070	r	(P.8635/93.A-1927)			
1375.7080	r	(P.8635/93.A-1927)			
1375.7090	r	(P.8635/93.A-1927)			
1375.7100	r	(P.8635/93.A-1927)			
1375.7110	r	(P.8635/93.A-1927)			
1375.7120	r	(P.8635/93.A-1927)			
1375.7130	r	(P.8635/93.A-1927)			
1375.7140	r	(P.8635/93.A-1927)			
1375.7150	r	(P.8635/93.A-1927)			
1375.7160	r	(P.8635/93.A-1927)			
1375.7170	r	(P.8635/93.A-1927)			
1375.7175	r	(P.8635/93.A-1927)			
1375.7180	r	(P.8635/93.A-1927)			
1375.7190	r	(P.8635/93.A-1927)			
1375.7200	r	(P.8635/93.A-1927)			
1375.7210	r	(P.8635/93.A-1927)			
1375.7220	r	(P.8635/93.A-1927)			
1375.7230	r	(P.8635/93.A-1927)			
1375.7240	r	(P.8635/93.A-1927)			
1375.7250	r	(P.8635/93.A-1927)			
1375.7260	r	(P.8635/93.A-1927)			
1375.8100	r	(P.8635/93.A-1927)			
1375.8110	r	(P.8635/93.A-1927)			
1375.8120	r	(P.8635/93.A-1927)			
1375.8130	r	(P.8635/93.A-1927)			

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